Public Borks Department.

GENERAL.—ESTABLISHMENTS.

No. 42.

Head-Quarters, Simla, the 16th April 1860.

Notifications .- Major Alaric Robertson, of the 48th Madras Native Infantry, Officiating Super-intendent of the Lahore and Peshawur Road since 1857, to have the substantive position of a Superintending Engineer on the Establishment.

No. 43.

Lieutenant-Colonel C. B. Young, Officiating as Chief Engineer and Secretary to the Government of Bengal in the Department of Public Works, is confirmed in that appointment.

No 44.

The 17th April 1860.

Appointment .- Captain G. R. Phillips, 5th Madras Light Cavalry, is appointed Officiating Executive Engineer, Dharaseo Division Department Public Works, Hyderabad.

> H. YULE, Lieut .- Colonel, Secy. to the Gort. of India, with the Governor-General.

No. 72.

Fort William, the 21th April 1860.

Appointments .- Lieutenant J. L. Watts, Executive Engineer of the 4th Class, at present in charge of the Agra Division, is confirmed in that appoint-ment, vice Captain J. D. Campbell appointed a Superintending Engineer in Notification No. 1, Governor General's Camp, dated 2nd January

No. 73.

Mr. R. Wright is appointed a Probationary Assistant Overseer in the Public Works Department and posted to the North-Western Provinces.

> C. H. DICKENS, Captain, Offg. Secy. to the Govt. of India.

Orders by the Lieutenant-Gobernor of Bengal,

No. 1880.

APPOINTMENTS.—The 21st April 1860.—Mr. A. G. Crewe to officiate as Civil Assistant Surgeon of Purneah. This cancels his appointment of the 27th ultimo to Pooree.

The 23rd April 1860 .- Qazi Golaum Huqani to be Principal Sudder Ameen of Gowhatty.

Baboo Jadooram Boroozh to be Sudder Ameen of Gowalparah.

Baboo Juggobundoo to be Moonsiff of Burpettah.

Moonshee Brijlall Doss to officiate as Moonaiff of Gowhatty.

Moonshee Kefyatoollah to be Moonsiff of Luckimpore, and to exercise the powers of a Sudder Ameen and Deputy Collector in that District.

LIAVE OF ABSENCE. - The 21st April 1860 .-Mr. J. A. Crawford, Superintendent of Stamps and Stationery, for fifteen months, on Medical Certificate, under Section VI. of the new Revised Absentee Rules.

The privilege leave for one month granted by the Lord Bishop of Calcutta to the Reverend J. Cave Browne, Chaplain of St. Paul's Cathedial, 19 confirmed.

NOTIFICATION .- The 24th April 1860 .- Baboo Obhov Churn Mullick, Deputy Magistrate and Deputy Collector of the 21-Pergunnahs, assumed charge of his Office on the 19th instant, from which date the unexpired portion of the leave granted to him on the 3rd ultimo, is cancelled.

A. R. Young,

Secy. to the Gort. of Bengal.

Orders by the Lieutenant Gobernor, Dunjab Probinces.

Leave. - Licutenant F. F. Forster, Assistant Commissioner, Moozuffurghur, has obtained three months General Depart-ment, No 1012, dated ment, No 1012, dated
14th April 1860.

privilege leave, from the date
he may avail himself of the
same, under Section XII. of the Civil Service Absentee Rules.

Public Works Department, No. 699, d a t c d 12th April 1860.

Licutenant G. Newmarch, Assistant to the Chief Engineer, Punjab, has obtained one month's privilege leave, from the date he may avail himself of the same.

Overseer W. McGuffin, of the 2nd Division Public Works De. Baree Doah Canal, has obtain-Public Works De-partment, No. 701, dated 13th April ed one month's privilege leave, from the date he may avail himself of the same, under Section VII. of the Uncovenanted Service Leave Rules.

General Depart-ment, No. 1038, dated 14th April 1860.

Transfers.—Mr. C. W. Lennox, Extra Assistant, from the Sirsa to the Rohtuck Dis-

Mr. R. Spencer, Officiating Extra Assistant, from the Rohtuck to the Sirsa District.

Extra Assistant Buldeo Pershaud, from the Sirsa to the Hissar District.

Extra Assistant, Gunga Pershaud, from the Hissar to the Sirsa District.

Assistant General Extra Genl. Department, os. 1022-6, dated Hursookh Raie, from the Leiah Nos. 1022-0, de 14th April 1860. to the Goordaspoor District.

Officiating Extra Assistant Wuzeer Alie, from the Umritsur to the Delhie District.

Extra Assistant Mehtab Sing, from the Goordaspoor to the Umritsur District.

Extra Assistant Munoo Lall, from the Um-

balla to the Leia District.

Extra Assistant Moulvee Ahmed Ali, from the Hooshearpoor to the Umballa District.

Appointmen's .- The services of Native Doctor Sheikh Miskeen, attached to the Mooltan Civil Dispensary, General Depart-ent, No 1039, datare placed at the disposal of the ed 14th April 1860. Superintending Surgeon, La-hore Circle, for employment in the Military Department.

2.-Native Doctor Octum Chund is appointed to the Mooltan Civil Dispensary, in the room of

Native Doctor Sheikh Miskeen.

The Order in the Punjub Gazette, of the 11th of February 1860, transferring Public Works De-partment, No 710, dated 14th April Serjeant W. F. Overseer Meehan, from the Kohat to the Mooltan Division of Public 1860. Works, is cancelled.

R. H. DAVIES, Sery. to Gott., Punjab.

LAHORE, 11th APRIL 1560.

No. 169.-The following transfers from the Levy at Sealkote, to the Police Battalions specified, are directed, with effect from 1st May :- 2nd Police Battalion, Kangra.

1 Havildar, 1 Naick and sixty Sepoys.

4th Police Battalian, Umbalta.

Twenty-three Schoys.
5th Police Buttalion, Rawnl Pindee.

One Havildar and thirty-one Sepoys. 7th Police Buttalion, Lahore.

Twelve Sepoys.
8th Police Buttalion, Delhi.

One Jemadar, 1 Nanck and twenty-four Sepoys.

10th Police Bullation, Hissar.
One Jemadar, & Havildars, 3 Naicks and one Sepoy.

3rd Punjuh Caralry.
No. 170.—Transfer.—Duffadar Ayaz Khan, from Cureton's Mooltanees, as Jemadar, to fill an existing vacancy.

3rd Regiment Punj ib Infantry.
No. 171 - The Regimental Order, dated 11th March 1860, by Lieutenant G. A. Way, in temporary Command, assuming charge of the Office of 2nd in Command, in addition to his other duties, consequent on the departure of Lieutenant Orchard, to join the 6th Police Buttalion, is confirmed as a temporary arrangement.

No. 172 .- The Brigade Order, dated 3rd April 1860, by Brigadier-General N. Chamberlain, C B., Commanding Punjab Irregular Force, directing, with the concurrence of the Local Government, the enrolment of Bussawa Sing, formerly a Naick in No.1, Punjab Light Field Pattery, as a Private in the Battery, with effect from the 1st January 1860, is confirmed.

No. 178.—The Dera Ismail Khan Station Order, dated 22rd March 1860, by Major L. B. Jones, Commanding, authorizing the Officer Commanding 14h Regiment Punjab Infantry, to entertain, on

the requisition of the Medical Officer, Camels for the conveyance, to Mooltan, of five men of the Corps ordered to appear before an Invaliding Committee on the 1st proximo, is con-

No. 171 .- The Mecan Meer Brigade Order, dated 21th March 1860, by Major-General C. A. Windham, C. B., Commanding, directing Ensign A. M. Ommanney, 17th Native Infantry, doing duty with H. M.'s 51st King's Own Light Infantry, to proceed and join the 4th Seikh Infantry at Abbottabad, in anticipation of the sanction of Government to his appointment, is confirmed.

3rd Punjab Caralry.

No 175. -Transfer. - Duffadar Surbulund Khan, from the Dera Ismail Khan Mounted Police, in the rank of Duffadar, to fill an existing vacancy.

No. 176 .- The following Extract of Government Order is re-published from the Calcutta Ga-

zette dated 7th April 1860 :-

No. 370 of 1560 .- Colonel J. Coke, c. B., has been granted an extension of leave for six months, on Medical Certificate, and has been informed that he will be allowed to count three months of such extension as Service for Pension, making eighteen months in all since leaving India, which he has been allowed to count as service.

> (Signed) F. D. ATKINSON, Major, Offg. Socy. to the Gort. of India. (True Extract)
> d) G. Hutchinson, Major, (Signed) Offg. Secy. to Got., Punjab, Military Department.

No. 177.—The following Order, by His Excellency the Governor General, is re-published from the Calcutta Gazette, dated 7th April 1860:—

Camp Hooshiarpore, the 27th March 1860.

The under-mentioned Native Officers of the Mooltan Division Mounted Police are admitted to the 3rd Class of the Order of Merit, for their services during the Mutiny, from the dates specified opposite to their respective names, riz: -Ressaldar Shair Mahomed Khan,-17th June

1557.

Ressaldar Mahamood Khan Bahar,-1st December 1858.

R. J. II. Bircii, Major-General, (Signed) Sery. to the Gort. of India, with the Governor General.

(True Copy)

G. HUTCHINSON, Major, (Signed) Offy. Secy. to Gort., Punjah, Military Department.

No. 178 .- The following Government Order, is re-published for information :-GENERAL ORDERS BY IIIs EXCELLENCY THE GOVER-

NOR GENERAL OF INDIA.

Camp Mujarie, the 3rd April 1860. His Excellency the Governor General is pleased to sanction the under-mentioned Appointments and Transfers in the Punjab Irregular Force, as temporary arrangements, viz.:-

PERMANENT.

3rd Punjab Infantry.

Lieutenant F. J. Keen, Adjutant, 2nd Punjab Infantry, to be 2nd in Command, in room of

Lieutenant J. W. Orchard, removed to another appointment.

4th Punjab Infantry.

Lieutenant J. W. McQueen, Adjutant and Officiating 2nd in Command, to be 2nd in Command.

5th Punjab Infantry.

Captain M. R. Somerville, 2nd in Command, 1st Seikh Infantry, to be 2nd in Command, in room of Captain W. D. Hoste, resigned.

1st Seikh Infantry.

Captain J. P. W. Campbell, 2nd in Command,

2nd Seikh Infantry, to be Commandant, in room of Lieutenant-Colonel G. Gordon, deceased.

Lieutenant F. H. Jenkins, 57th Native Infantry, relieved from Command of 4th Punjab Infantry, by the return from Europe of Lieutenant-Colonel Wilde, to be 2nd in Command, in room of Captain Somerville, transferred to 5th Punjab

TEMPORARY.

1st Punjab Canalry. Lieutenant R. Clifford, doing Duty Officer, 2nd Punjab Cavalry, to officiate as Adjutant, in room of Lieutenant Anderson, proceeded on service to China.

1st Punjab Infantry.

Captain C. P. Keyes, Commandant, 6th Punjab Infantry, to officiate as Commandant, in room of Major F. W. Lambert, proceeded on Furlough.

Ensign H. R. Young, 31st Native Infantry, to officiate as doing Duty Officer, in room of Lieutenant Pitcher, Acting Adjutant, 4th Punjab In-

25th or Huzara Goorkha Regiment.

Major O. E. Rothney, Commandant; 4th Seikh
Infantry, to officiate as Commandant, in room of Major H. F. M. Boisragon, proceeding on Furlough.

4th Seikh Infantry.

Lieutenant G. A. Williams, 2nd in Command, Major Rothney commands the Goorka Battalion.

Lieutenant R. J. L. Crutchley, Her Majesty's

24th Foot, relieved from the duties of 2nd in Command.

mand, by return of Lieutenant Williams, from Furlough, to act as 2nd in Command, until further orders.

Ensign A M. Ommanney, 17th Native Infantry, to officiate as doing Duty Officer, in room of Lieutenant E. C. Codrington, transferred to the Goorka

(Signed) R. J. H. BIRCH, Major-General, Secy. to the Govt. of India, with the Governor General.

(True Copy)

G. HUTCHINTON, Major, (Signed) Offg. Secy. to Government, Punjab, Military Department.

Trans-Sutlei Division Mounted Police.

No. 179 .- Jemadar Wullun Khan is dismissed the Service.

Transfer. - Supernumerary Jemadar Umjud Ally, from the Goorgaon Division to the Jullundur Ressala, in room of Wullun Khan.

> G. HUTCHINSON, Major, Offg. Secy. to Govt., Punjab, Military Department.

NOTIFICATION.

WITH the sanction of the Hon'ble the Lieutenant-Governor of the Punjab, a Normal Class will be formed, from the 1st May 1860, in the Government Anglo-Vernacular School recently established at Lahore.

2. The object in view is to train a certain number of Scholars, who are already well acquainted with their vernacular tongue, have a fair knowledge of Arithmetic, Geography, and Indian History, through that medium, and have attained some proficiency in the English language, for the post of Masters and Assistant Masters in the Zillah Schools about to be organized in various Districts

of the Punjab.

Such Scholars must be hond fide natives of the Punjab or its Dependences, above the age of 17, and must enter into a written agreement to serve for at least two years infter being declared qualified for the post) as Teachers in Government Zillah Schools, on not less than 30 Rupees per mensem. If worthy of higher salaries, Teacherships of various grades up to 150 Rupees per mensem, will be open to them. In case of quitting the Normal Class before qualifying for a Teachership, or of resigning a Government Teacher-hip without due cause, before completing two years of service, they must engage to refund all that they have received by way of stipends.

4. Students of the Normal Class will receive, while under instruction, a monthly stipend of 10 Rupees each. The number of such stipendiary Students is for the present limited to ten, and these will be selected from among Candidates for admission who possess the highest acquirements in the

subjects before mentioned.

5. Candidates who may fail in gaining admission as stipendiary Students, or any others fulfilling the conditions prescribed in para. 3, will be eligible as non-stipendiary Students of the Normal Class, to the number of six only. No entrance donation or monthly tuition fee will be demanded of the latter; and as stipends fall vacant, they will be allotted to the most successful of these non-stipendiary Students.

6. The attention of the Normal Class will be directed almost exclu ively to the study of English Literature, and the course of training will at first extend over a period of from six to twelve months,

according to circumstances.

7. Candidates should apply for admission, either personally or by letter, to the nearest Inspector of Schools, viz., to Lieutenant Holroyd at Umballa, or to Lieutenant Forbes at Lahore.

A. R. FULLER, Director of Public Instruction, Prajab.

NOTICE.

THE Commissioner for the investigation of claims to Compensation, in the Punjab, for losses occasioned by the Mutiny, having closed his proceed-ings, notice is hereby given that no more claims will now be received.

When the orders of the Supreme Government are received for the disbursement of money on account of such claims, due notice thereof will be given in the Punjub Gazette and the public News-

papers. * Claimants who have addressed the Compensation Commissioner or the Punjab Government, enquiring about their Compensation claims, are requested to consider this notice as a reply.

R. H. DAVIES, Secy. to Govt., Punjab.

[854]

Notification.

FORT ST. GEORGE, 20th MARCH 1860.

The Government of Madras are prepared to receive offers, through the Superintendent of Marine, for the establishment of a Line of Steamers of not less than 600 Tons gross and 150 Horse-power, or thereabout, between Madras, the Northern Ports and Rangoon, on the following conditions:—

1st.—That a Steamer be despatched to Rangoon two days after the airival of the first or second Suez Steamer of the month, as may hereafter be decided, touching at Masulipatam, Cocanada and Vizagapatam, and that she return to Madras by the same route.

2nd -That she carry all Mails free of expense to Government.

31d — That she shall afford the regulated space below decks for at least 100 Natives, accommodation (Cabin) for 5 Officers and 3 Warrant Officers, and stowage in the hold for 30 tons of Stores.

4th .- That the freight and passage money shall be according to the following scale .-

		.e.	Chile Cal Pass		Deck 1	Passage.	cubic feet	
Between	Cabın Passage.	Intermediate Passage.	7 and un-	r 7.	Europeans,	Natives.	per ton of 50	Treasure.
	Сари	Inter	Above	Under 7	Children.	Hulf fare.	Freight	
Madras and Masulipatan	60	01	30 0	15 0	16 0 0	12 0 0	18	per cent.
Do do Coringa	70	28	35 0	17 5	17 5 4	12 10 8	21	Do.
Do do Vizagapatam	80	32	40 0	20 0	18 10 8	14 0 0	24	Do.
Do do Rangoon	150	60	75 0	37 8	26 10 8	20 0 0	45	Do.
Masulipatam and Coringa	30	12	15 0	7 8	8 0 0	6 0 0	15	Do.
Do do Vizagapatam	40	16	20 0	10 0	9 5 4	6 10 8	18	Do.
Do do Rangoon	135	54 12	67 8 15 0	31 0 7 8	21 0 0 8 0 0	18 0 0	40	Do.
Coringa and Vizagapatam Do do Rangoon	30 120	48	15 0 60 0	30 0		6 0 0	15	Do.
	120	40	00 0	000	21 5 4	16 0 0	35	Do.

- 5/h.—That each Cabin Passenger be permitted to carry 3 Cwts baggage, and each Dock Passenger 40 lbs., exclusive of their Arms and Knapsacks, and that extra space be allowed for the men's provisions, which will be supplied by the Commissariat.
- 6th —That the Commander be held responsible for the custody and issue of the provisions in the mode adopted on board Government Transports or other Vessels carrying Troops; and
- 7th.—That in the event of the Steamer failing to keep to her time of departure from Madras the subsidy and guarantee shall not be claimable, and that in all cases the subsidy shall not be payable until the Vessel has accomplished her voyage out and home.
- 2. The Government will guarantee freight and passage money to the extent of (7,500) seven thousand and five hundred Rupees on each full trip from Madras and back.
 - 3. Cabin Passengers are to be provided with a liberal table, including liquors.
- 4. Intermediate passage is intended for Warrant Officers who are entitled to a plain, substantial mess, without liquor.
- 5. Deck Passengers will be fed by the Government, but the Commander will be required to take charge of, issue and cook their food.
- 6. Parties tendering should state full particulars of the Vessel or Vessels they would propose to employ, more especially as to age, tonnage, horse power and 'tween-deck accommodation for Troops; and the subsidy required should be stated for the voyage from Madras and back.
 - 7. No penalties will be stipulated for in the event of failure.
- 8. Tenders should be addressed to the Superintendent of Marine, Madras, and despatched so as to arrive not later than the 31st July next.

By Order,

T. PYCROFT, Chief Secretary.

Opium Notification.

Notice is hereby given, that the Fifth Sale of Opium, the provision of 1858-59, will be held at the Exchange Hall, on Monday, the 7th May 1860, at 11 A. M., and will comprize 1,780 Chests, viz.:—

Behar Opium	•••		 	1,270
Benares ditto		•••	 •••	510

Total Chests... 1,780

- 2. The general Conditions of the Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 12th November 1859, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 12th and 22nd May 1560, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 4 P. M. of Saturday, the 12th May 1860, and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Tuesday, the 22nd May 1860.
- 4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium of 1858-59, will be brought to sale in the present year, on or about the dates specified below.
- 5. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

	Bebar alout	Benares als at	Total about Chests.
Ditto "8th October " Ditto "5th Nov. "	1270 1270 1270	510 510 510 510 510 510 509	1750 1780 1780 1780 1780 1780 1781
Ditto Wednesday, 5th Dec. ,, .	8895	8569	12484

By Order of the Board of Revenue,

E. H. LUSHINGTON,

Junior Secretary.

FORT WILLIAM, The 29th March 1860.

Notice.

ALI Officers in charge of Treasuries, Civil and Military, are informed that the Pav Office at Jullunder has been removed to Gwalior, and payment of the Troops in that Division commenced on the 3rd current.

E. DRUMMOND,
Accountant General.

Notification, No. 44.

MR. R. C. P. PURRY, Sub-Assistant Commissioner, received charge of the Maunbhoom Treasury on the 20th instant.

Mr. C. H. Wilmor, Assistant Commissioner, received charge of the Rajmehal Treasury, S. P., on the 20th instant.

F. LUSHINGTON.

Acet, to the Gort, of Bengal,

FORT WILLIAM;
Olice of Account int,
Goreinment of Benjil,
The 21th April 1860.

Dotification.

Bills at par on the Public Treasuries of the under-mentioned Districts may be had on application to the Accountant to the Government of Bengal:—

1212	Amounts arailable
Districts.	on this date.
* Backergunge,	20,000
Balasore,	20,000
Burdwan,	10,000
Chittagong,	1,00,000
Cuttack, c D.	20,000
Furreedpore,	25,000
* Jessore,	1,00,000
Jorehaut,	1,00,000
Kamroop,	50 000
Luckimpore,	50,000
Midnapore,	1,00,000
* Nuddea,	20,000
Pubnah,	50,000
Sylhet,	20,000
	F. LUSHINGTON

Acct. to the Govt. of Bengal.

Bengal Accer.'s Office, The 21th April 1860.

N. B.—These Treasuries will be cleared shortly if the amounts available are not taken up in Bills.

Bills applied for after 2 P. M. will not be issued tall the following day.

Bills will not be granted for less than 50 Rupees.

^{*} These Treasuries purchase Bank Post Bills.

CALCUTTA UNIVERSITY. .

THE following alterations in the Bye-laws and Regulations as to Arts of the University have, with the sanction of His Honor the President in Conneil been made by the Senate, and are to take effect from the 1st of January 1862:—

Bue- Laws.

Paras, 1 and 2 to be as follows:

The Senate, as constituted by Act No. II. of 1857, shall meet ordinarily once a year, on the second Saturday in December, and at other times when convened by the Vice-Chancellor.

14. Para, 5 to be s words "the Senate." Para. 5 to be subjoined as a foot-note to the

III. Para. 17 to be in the following form :

It shall be the duty of the Syndicate to appoint, and, if necessary, to remove the Examiners and all other Officers of the University, except the Registrar; to order examinations in conformity with the Regulations, and to fix the times at which they shall be held; to grant Degrees, Honors, and Rewards; to keep the Accounts of the University; and to correspond on the business of the University with the Government and all other authorities.

Regulations, Entrance Examination.

Para. 1 to be in the following form:

The Entrance Examination shall take place once a year, and shall commence in the first week* in December.

V. Para. 2 to be in the following form: The chief Examination will be held in Calcutta, but Candidates may be examined at any of the under-mentioned places, riz, Berhampore, Kishnaghur, Dacea, Chittagong, Cuttack, Bhaugulpore, Patna, Benares, Agra, Delhi, Bareilly, Apmere, Lahore, Colombo, and any other places hereafter Apmere. to be appointed by the Syndicate.

Para. 4 to be in the following form :

Candidates may send in their application, with Certificate in the Form (A), either direct to the Registrar, or to any Local Officer recognised by the Syndeate; but all such applications must be lodged with the Registrar at least fourteen days before the Examination begins.

VII. Para. 5 to be in the following form :

A fee of five Rupees shall be paid by each Candidate, and no Candidate shall be examined, unless he have previously paid this fee either to the Registrar, or to any Local Officer recognised by the Syndicate. If a Candidate fail to pass the Examination, the fee shall not be returned to him. He may be admitted to any one or more subsequent Entrance Examinations on payment of a like fee of five Rupees on each occasion.

The following alterations to be made in para. 7:

a. Armenian to be added to the list of languages in which Candidates may elect to be ex-

6. The following sentence to be added immediately after the list of languages:

"Any other language may at any time be added to this list by the Syndicate."
c. For the word "Senate" to be substituted

the word "Syndicate."

d. Under the heading URDU for the word ,, Gulibakawali" to be substituted the word ,, Ikhwan-oos-Safa."

e. Under the heading Mathematics, the subjects to be arranged in the following form :-

MATHEMATICS.

Arithmetic.

The four simple Rules; Vulgar and Decimal Fractions; Reduction; Practice; Proportion; Simple Interest; and Extraction of the Square Root.

Algebra.

Addition, Subtraction, Multiplication and Division of Algebraical quantities. Proportion. Simple Equations.

Geometry.

The first four books of Euclid, with such casy deductions and applications as arise directly out of those books.

f. In lieu of the Section commencing with "In branches" to be substituted the following:— All answers in each branch shall be given in English, except when otherwise specified.

VIII. Para. S to be in the following form : The Examination of the Candidates shall extend over four days, and shall be held in the morning from --- to --- and in the afternoon __ to ___.*

IX. Para. 11 to be in the following form :

On the morning of the fourth Monday after the Examination, the Syndicate shall publish a list of such Candidates as have passed, arranged by the Examiners in two divisions, each in alphabetical order, and to every such Candidate shall be given a Certificate in the Form (B.)

Regulations, B. A. Degree.

X. Para. 1 to be as follows:

Candidates for the Degree of Bachelor of Arts shall be required to have passed the Entrance Examination, and to pass two subsequent Examina-tions; one to be called the First Examination in Arts, and the other to be called the B. A. Examination.†

Λ1. Para. 2 to be as follows:

The Degree of B. A. shall not be conferred on any Candidate within four academical years from the time of his passing the Entrance Examination.

XII. The following Paras, to be added imme-

diately after Para. 2:-

The First Examination in Arts shall take place once a year, and shall commence, in the first week in January.

The chief Examination shall be held in Cal-1. cutta, but Candidates may be examined at any of the under-mentioned places, rec., Berhampore, Kishnaghur, Dacca, Chittagong, Cuttack, Bhagulpore, Patna, Benarcs, Agra, Delhi, Bareilly, Ajmere, Lahore, Colombo, and any other places hereinafter to be appointed by the Syndicate.

5. No Candidate shall be admitted to this Ex-

amination within two academical years from the time of his passing the Entrance Examination, or unless he produce satisfactory testimonials from the authorities of any of the Colleges or Schools affiliated to the University (1) of moral character,

The days of Examination to be fixed by the Syndicate.

The hours to be fixed by the Syndicate.

† Candidates who have passed the Entrance Examination in or before April 1858, will be admitted to the single B. A. Examination prescribed by the former Regulation (Copies of which may be had by application to the Registrar) either in January 1861, or January 1862, on producing the Certificates required by those Regulations. After 1862, the single Examination will be discontinued, and no Candidate will be admitted to the B. A. Degree who shall not have passed the double Examinations prescribed by the new Regulations.

and (2) of having prosecuted, during the period that has elapsed since his passing the Entrance Examination, a course of Study in any one or more such Institutions.*

6. Every person who has passed the Entrance Examination at either of the Universities of Madras and Bombay shall be admitted to this Examination, provided he shall produce satisfactory testimony that he is of good moral character, and that he has prosecuted, during the period that has elapsed since his passing the Entrance Examination, a regular course of Study in any of the Institutions affiliated to either of those Universities.

Candidates may send in their applications, with Certificate in the Form (C), either direct to the Registrar, or to any Local Officer recognised by the Syndicate; but all such applications must be lodged with the Registrar at least fourteen

days before the Examination begins.

8. A fee of ten Rupees shall be paid by each Candidate. No Candidate shall be admitted to the Examination, unless he have previously paid this fee to the Registrar. If a Candidate fail to pass the Examination, the fee shall not be returned to him. He may be admitted to any one or more subsequent Examinations on payment of a like fce of ten Rupees for each Examination.

9. The Examination shall be conducted by

means of printed papers only.

10. Candidates shall be examined in the following subjects :-

LANGUAGES, †

Two of the following languages, of which English must be one :-

ENGLISH.

Greek. Bengali. Oorya. Hebrew. Hindi. Urdu. Arabic. Persian. Burmese. Sanscrit. Armenian.

Any other language may at any time be added to this list by the Syndicate.

Candidates shall be examined in each of the languages in both Prose and Poetry, the subjects to be selected by the Syndicate at least two years previous to the Examination, from any approved Classical or Standard Works or Authors.

The papers in each language shall include ques-

tions on Grammar and Idiom.

Sentences in each of the languages in which the Candidates is examined, shall be given for translation into the other language.

II. HISTORY.

The History of England including that of

British India to the end of the year 1815.

The Historical questions will include the geo-

graphy of the countries to which they refer.

111. MATHEMATICS AND NATURAL PHILOSOPHY. Arithmetic.

Algebra.

Addition, Subtraction, Multiplication and Division of Algebraical quantities, Simple and Quadratic Equations, and questions producing

Algebraical Proportion and Variation. Permutations and Combinations. Arithmetical and Geometrical Progression. Binomial Theorem.

Simple and Compound Interest, Discount, and nnuities for terms of years.

The nature and use of Logarithms.

Geometry.

Eurlid.

The first four books, the sixth book, and the eleventh book to Prop. XXI., with deductions.

Plane Trigonometry.

As far as the solution of all cases of plane Triangles.

Mechanics.

Composition and Resolution of forces. The Mechanical Powers.

The centre of Gravity.

IV. MENTAL AND MORAL PHILOSOPHY.

Mental Philosophy as contained in Abercrombic. Moral Philosophy as contained in Abererombie.

The Syndicate have the power, after communication with the Faculty of Arts, to appoint two years precious to the Examination such appropriate text books for Leamination in particular subjects as they may deem espedient.

11. Candidates shall not be approved by the Examiners, unless they show a competent knowledge in each of the above-mentioned branches of Examination.

12. The Examination of the Candidates shall extend over four days, and shall be held in the

morning from — to —— and in the afternoon from —— to ——,*

13. On the morning of the fourth Monday after the Examination, the Examiners shall arrange in two divisions, the first in order of merit, and the second in alphabetical order, such of the Candidates as have passed, and to each successful Candidate shall be given a Certificate, in the Form (D), signed by the Registrar.

B. A. DEGREE EXAMINATION.

11. The B. A. Degree Examination shall take place once a year, and shall commence in the first week in January and shall be held only in Calcutta.

XIII. Para. 3 to be numbered (15) and to be in

the following form:

15. No Candidate shall be admitted to this Examination within one academical year from the time of his passing the first Examination in Arts, or unless he produce satisfactory testimonials from the authorities of any of the Colleges or Schools affiliated to this University (1) of moral character, and (2) of having prosecuted for a period of at least one year, after passing the first Examination in Arts, a course of study in any such Institution.

XIV. Para. 4 to be omitted.

XV. Para. 5 to be numbered 16 and to be in the following form.

16. Applications must be made, and Certificates, in the form (E.), forwarded to the Registrar at least fourteen days before the Examination

XVI. Para. 6 to be in the following form:

17. A fee of twenty Rupees shall be paid by each Candidate. No Candidate shall be admitted to the Examination, unless he have previously paid this fee to the Registrar. If a Candidate fail to pass the Examination, the fee shall not be returned. He may be admitted to any one or

The Syndicate shall have power to make exceptions to this rule in favor of Deputy Inspectors of Schools and School-masters.

† The Examination in Languages will be such as to test a lower degree of competency than what is required for the Degree.

[•] The hours to be fixed by the Syndicate.

more subsequent Examinations on payment of a like fee of twenty Rupees for each Examination. XVII. Para. 7 to be in the following form:

18. The Examination shall be conducted by means of printed papers only.

XIX. Para. 8 to be numbered 19 and the following alterations to be made in it:

The words "for the degree of B. A." to be omitted.

b. The word "Armenian" to be added to the list of languages.

c. The following sentence to be added immediately after the word "Armenian."—" Any other language may at any time be added to this list by the Syndicate."

Under the head of Bengali: "Betal Pun-

chabingsati" to be omitted.

c. Under the head "Oorya:" Butrish Singhasun to be added to "Hitopadesh."

f. Under the head "Hindi:" the following to be the subjects :-

"Ramayun and Shobhabilash."

g. The following to be the subjects in History. The Principles of Historic Evidence as treated in Israe Taylor's two works on the subject.

Elphinstone's History of India.

Ancient History with special reference to the History of Greece to the death of Alexander, the History of Rome to the death of Augustus, the History of the Jews

The Historical questions will include the geography of the countrie to which they refer.

The following to be the subjects in Mathematics and Natural Philosophy :-

Geometry.

Conic Sections, treated Geometrically.

Mechanics.

The General Laws of motion.

The motion of falling bodies in free space and down inclined planes.

Hydrostatics, Hydraulies and Pneumatics.

Pressure of liquids and gases, its equal diffusion and variation as the depth.

Specific Gravity.

Description and explanation of the Barometer. Siphon, common pump, forcing pump, air pump and steam engine.

Reflection and Refraction at plane and spherical surfaces, Dispersion of light.

The Rainbow, the Sextant, the Lenses, the

Telescope and the Eye.

i. Under the heading "Physical Sciences."
For the detailed course in Chemistry, the following to be appointed:—
"Chambers's Chemistry, omitting organic

Chemistry."

For Animal Physiology, the course to be the

following :

Animal Physiology, as contained in the first part of Knox's translation of Milne Edward's Zoology.

For Physical Geography the following to be

appointed :-Physical Geography as contained in Hughes.

The course in Mental and Moral Science to be as follows :-

Logic.

The Elements of Logic, as contained in Whately. Moral Philosophy.

Moral Philosophy, as contained in Wayland and Abercrombie.

Mental Philosophy.

Mental Philosophy, as contained in Abercrombie and Dr. Payne.

XX. Para. 9 to be in the following form, and to be numbered 20:

20. Candidates shall not be approved by the Examiners unless they show a competent knowledge in each of the above-mentioned subjects of Examination.

XXI. Para. 10 to be in the following form, and to be numbered 21:

21. The Examination of the Candidates shall extend over six days.*

XXII. Para. 11 to be in the following form, and to be numbered 22:

22. On the morning of the fourth Monday after the Examination, the Examiners shall arrange in two divisions, the first in the order of merit, and the second in alphabetical order, such of the Candidates as shall have passed.

XXIII. Para. 12 to be omitted. XXIV. Para. 13 to be in the following form, and to be numbered 23:

23. Any Candidate who has passed the Examination for the Degree of B. A., provided he have not delayed proceeding to the Examination for that Degree more than five years from the date of passing the Entrance Examination, may be examined for Honors in any one or more of the following branches:-

1. Languages.

2. History.

Mathematics and Natural Philosophy. 3.

Natural History and the Physical Sciences. 4.

The Mental and Moral Sciences.

XXV. Para. 14 to be in the following form, and to be numbered 24:

21. Candidates for Honors must give notice in writing to the Registrar, within one week after the declaration of the result of the B. A. Examination, specifying the branch or branches in which they desire to be examined.

XXVI. Paras. 15, 16, 17, 18 to be in the following forms, and to be numbered respectively, 25, 26,

27, 28. 25. Candidates for Honors in languages shall be examined in Latin and Creek, or in English and Arabic, or in English and Sanscrit.

The subjects of Examination shall be as follows:

In Greek and Latin.

Homer.

The last twelve Books of the Iliad and the first six Books of the Odyssey.

Æschylus.

Seven against Thebes, and Persæ.

Sophocles.

Œdipus Coloneus, and Antigone.

Euripides—Hippolytus, and Bacche. Aristophanes—The Knights. Herodotus-Books VIII, IX Thucydides—Books II, VI, VII. Plato—Protagoras, and Georgias.

Aristotle-The first three Books and the fifth

Book of the Nicomachean Ethics. Demosthenes-On the Crown, and against

Midias.

Plautus—Miles Gloriosus, and Mensechmi. Terence—Adelphi, and Phormio.

Lucretius-Book I.

Virgil.

Horace.

^{*} The days and hours of Examination shell be fixed by the Syndicate,

Juvenal-Sat. 3, 10.

Cicero—De Oratore, the Academics, and the erations Pro Plancio and Pro Murena.
Livy, Books XXI, XXII, XXIII.
Tacitus—The Histories.

In English.

A range of subjects equivalent to that in Latin or Greek, to be selected by the Syndicate two years before the Examination.

In Arabic.

Alif Lailah, Nafhat-al-Yaman, Ikhwan-al-Safa, Tarikh-al-Kholfa, Tarikh Yamini, Hamasah, Maqamat Hariri (one half), Dewan Ibn Fariz.

In Sanscrit.

Raghuvansa, Kumara Sumbhava, Kiratarjuniya Sisupalavadha, Viracharita, Uttaracharita, Mud-

Sisupalavadha, Viracharita, Uttaracharita, Mudrarakshasa, Sakontala, Kadambari, Part I.

The Examination shall include translation into the Vemacular Language of the Candidate, and re-translation from his Vernacular into the language or languages selected. It shall also include Composition in his Vernacular upon questions arising out of the authors selected for Examination. The Candidates will also be examined in Comparative Grammar and Philology, and the principles of Composition. principles of Composition.

The Examination shall be so conducted as to

test the exact and critical acquaintance of the Candidates with the subjects selected by the Syndicate, and also their general acquaintance with the literature of the Languages in which they are

examined.

26. II. Candidates for Honors in History shall be examined in the following subjects:-

History of a period, to be announced by the Syndicate two years before the Examination, in-cluding Constitutional Law, Manners, Laterature and Geography in its bearing on History.

Ethnology.

History of modern civilization.

Constitutional History and Law of England. An English Essay on an Historical Subject. Political Economy.

27. III. Candidates for Honors in Mathematics and Natural Philosophy shall be examined in the following subjects :-

Algebra, including the theory of Equations. Analytical Geometry (Plane and Solid.)

Differential and Integral Calculus.

Spherical Trigonometry.

Statics and Dynamics.

Hydrostatics.

Hydraulics and Pneumatics.

Optics.

Astronomy.

28. IV. Candidates for Honors in Natural History and the Physical Sciences shall be examined in the following subjects :-

Zoology and Animal Physiology. Botany and Vegetable Physiology. Geology and Mineralogy.

Chemistry.

Electricity, Galvanism and Magnetism.

Meteorology.
Physical Geography.
XXVII. Paras. 19, 20, to be numbered 29,

30, respectively.

XXVIII. Para. 21 to be numbered 31 and to be in the following form:

3), The Examination for Honors shall take place in the following order, beginning in the first week of March: Languages; Mathematics and Natural Philosophy; Natural History and Physical Science; Mental and Moral Science.

XXIX. Para. 22 be omitted.

Paras. 23 and 24 to be numbered respectively 32, 33. XXX.

Para. 25 to be in the following form

and to be numbered 34:
34. The first Student of the first Class in each branch shall receive a Gold Medal and a prize of Books, to the value of one hundred Rupees; and the second Student of the first Class in each branch shall receive a Silver Mcdal and a prize of Books to the value of one hundred Rupees

XXXI. Paras. 26, 27 to be numbered respectively 35, 36.

XXXII. Para. 28 to be in the following form, and to be numbered 37:

37. No Special Examination will be held, but the Candidate must pass the Honor Examination, in at least one of the prescribed branches of knowledge. He must give notice in writing to the Registrar, in or before the first week of February, of his intention to enter for the Examination, specifying the branch in which he desires to be examined, and must, at the same time, furnish a Certificate of having received the Degree of B. A.

XXXIII Para. 29 to be as follows, and to be numbered 38:

38. Every Candidate for the Degree of M. A. is expected to possess a competent knowledge of every subject included in the branch in which he is examined.

XXXIV. Paras. 80 and 31 to be numbered 39 and 10 respectively.

XXXV. Para headed "General" to be removed to the end of the Regulations as to Civil Engineering

FORMS.

I.-ARTS.

ENTRANCE.

FORM (A).

To the Registrar of the Calcutta University.

SIR,

I request permission to present myself at the ensuing Entrance Examination of the Calcutta University: I wish to be examined in English and the language.

I am, &c.,

Particulars to be filled in by the Candidate.

Name,

Age,

Religion,

Race (i. c. nation, tribe, &c., &c.),

Where educated,

Present position (i. e. at School, or present occupation),

Town or village where resident, Names of parents or guardians, Where to be examined.

This cartificate is to be signed by the Principal or Head Master of the College or School at which the Can-didate has been or is being clucated, or, it not elucated at a College or School, by the Deputy Inspector of Schools of the District in which he resides

I certify that the above-named Candidate has, to the best of my belief, attained the age of 16 years; that I know nothing against his moral cha-

racter, and that he has signed the above in my presence on this day.

(Signed)

The

FORM (B).

University of Calcutta.

I certify that duly passed the Entrance Examination held in the month of 18 , and has been placed in division. the

(Signed)

The

Registrar.

FIRST EXAMINATION. FORM (C).

To the Registra: of the University of Calcutta.

SIR,

I request permission to present myself at the ensuing First Examination in Arts. In addition to the necessary subjects, I offer to be examined in the language.

I am, &c, &c.,

· Particulars to be filled in by the Candidate. Age

Race (1 e. nation, tribe, &c., &c) Religion

Present occupation

Date of Entrance

Where to be examined

Period or periods of study since passing the Entrance Examination.

Affiliated Institu- tion, or Institu- tions, at which Candidate has studied.	Period or pe- riods of conti-	Signatures of Principals, or Head Masters, of affiliated In- stitutions.

CERTIFICATE.

I certify that the above named Candidate This Certificate to be

med by a Principal Head Master of an filisted Institution.

has satisfied me, by the production of the Registrar's Certificate; that he has passed the Entrance Examination of the University of -

that I know nothing against his moral character; and that I believe the above account to be true.

(Signed)

FORM (D). University of Calcutta.

I certify that duly passed the First Examination in Arts, held in , and has been placed in the 18 division.

(Signed)

Registrar.

The

BACHELOR OF ARTS (B. A)

Form (E).

To the Registrar of the University of Calcutta.

SIR,

I request permission to present myself at the ensuing Examination for the Degree of Bachelor of Aits. In addition to the necessary subjects, I offer to be examined in the language.

I am, &c., &c.,

Particulars to be filled in by the Candidate.

Date of Entrance

Date of passing First Examination

Race (1. e. nation, tribe, &c., &c)

Religion

Present occupation

Period or periods of study since passing the first Eramination.

Affiliated Institu- tion, or Institu- tions, at which Candidate has studied.	periods of	Signatures of Principals, or Head Musters, of affiliated Institutions.

CERTIFICATE.

I certify that the above-named Candidate has satisfied me by the pro-This Certificate to be signed by a Principal or Head Mas-ter of an affiliated Institution. duction of the Regis-

by a Principal or Head Master of an affiliated Institution.

Examination in Arts of the University of Calcutta; that I know nothing against his moral character; and that I believe the above account to be true.

(Signed)

By Order of the Vice-Chancellor, H. Scott Smith, A. B.,

Registrar.

The 18th April 1860.

Aotification.

To the Officers of the Political, Judicial, Revenue, Customs, Salt, Opium and other branches of the Service.

THE Civil Auditor has the honor to request that Disbursing Officers, in charge of Civil Establishments, will be good enough to submit, as soon after the 1st of May next as may be practicable, separate from their April Pay Abstracts, the Annual Detailed Statements of the respective Establishments as per Forms Nos. 1, 2 and 3, furnished for their guidance in 1848, annexing a note to each of the above Statements showing the items of expenditure which though sanctioned, Las not been actually incurred, with reference to Financial Resolution of 29th October 1857, No. 4751. Pending the receipt of these documents the audit of their April Abstracts will, under Financial Resolution of 7th September 1842, be withheld.

The usual Annual Returns of Uncovenanted Servants up to 1st May 1860, as well as separate Statements showing the periods of leave granted to Uncovenanted Assistants, are also requested to be furnished in Forms Nos. 4 and 5, with the above Annual Detailed Statements.

W. P. PALMIR,

Civil Auditor.

FORT WILLIAM; Civil Anditer's Office, The 17th April 1860.

Notification.

THE Civil Auditor, North-Western Provinces, has the honor to repeat his annual call to all Disbursing Officers in charge of Civil Establishments, and to Commandants of Military Police Battalions in the North-Western Provinces, for the submission (as soon after the 1st May next, as practicable, with the April Abstract) of their regular Annual Detailed Statement, containing the names and full particulars of the whole of the Establishment; and to observe that, with reference to the Orders of Government, dated 15th October 1842, published in the Agra Government Gazette of the 15th November 1812, the audit of their Abstracts for April next will be withheld until the receipt of the required Returns.

- 2. To facilitate check, it is particularly requested that the Abstract for April be sub-divided into distinct headings, so that each description of Office, with its total, shall correspond with the details given in the Statement of Establishment for the 1st May, agreeably to the form furnished.
- 3. It is also requested that the three separate Lists prescribed for all Uncovenanted Civil Servants (Europeans and East Indians) and Natives, (in the last the names of only those holding appointments of trust and responsibility should be inserted) employed on their Establishments, be furnished for 1st May 1860, without delay.

J. EEDE. Offg. Civil Auditor.

Civil Auditor's Office, N. W. P.; }

Notice.

NOTICE is hereby given, that the improvements in the Channel of the Bansputtee Khall, which connects the Damoodah River at Moisrakah with the Hooghly River at Ooloobarriah, will be completed on the 30th April 1560, when the Dams will be removed and the Channel be opened for Navigation, during high Tides and Floods, between the Damoodah and Hooghly Rivers, and that a Public Auction will be held at Ooloobarriah, in the Dawk Bungalew, at Noon on the 25th April 1860, by the Executive Engineer of the Burdwan Division, for the sale of the Toll Collections to the highest bidder, who will have to deposit 500 Rupees, and to make that sum up to one-fourth of the amount of the Farm before the 1st May 1860, when the agreement will be signed and completed.

The Toll Collections are to be made according to the subscribed Schedule approved of by Government, and the period of the lease will extend from the 1st May to the 30th November 1860, both days inclusive.

For further particulars apply to W. Smith, Esquire, Executive Engineer of the Division at Burdwan, or to Serjeant J. Keane, Assistant Overseer at Moisrakah.

Schedule of Rates at which Tolls will be levied at the Bansputtee Channel.

All Boals to pay (5) eight annas per 100 mds.

" Empty (1) four annas per 100 mds.

Raits (1) one anna per each Timber.

Floats (2) two annas per 100 Bamboos. Passenger Boats (2) two annas per Oar.

Empty Passenger Boats (1) one anna each.

W. Smiri, C. E.,

Executive Engineer, Burdwan Division.

BURDWAN,
The 11th April 1860

Notice.

REQUIRLD, a Treasurer for the Collectorate of Zillah Nowgong, Assam. Salary 65 Rupees per mensem. Security will be required to the extent of 10,000 Rupees in cash, or Landed Property valued at 5 Rupees per Poorah. Application, with Certificates of character and qualifications, to be submitted to the Collector of Nowgong, Assam.

II. SCONCE.

Collector.

ASSAM COLLECTORSHIP; Lulah Nowgong, The 7th April 1860.

Dotification.

In Condition 2nd Advertizement of Sale printed at Page 712, Government Gazette 18th April 1860, for the word "cases" read "leases."

C. HOBHOUSE,

Collector.

[862]

ADVERTISEMENT OF SALE.

Notice is hereby given, that the Zemindaree Right of Government to the several Khas Mehals situated in the district of Burdwan and mentioned in the Statement hereto annexed will be put up to sale, under orders of Government contained in their Under-Secretary's letter, addressed to the Secretary to the Board of Revenue, under date the 3rd November 1859, No. 2722, in the Burdwan Collectorate, on the 24th April 1860, corresponding with the Bengalee date 13th Bysack 1267. The purchaser of such Mehal will be subject to the conditions laid down

CONDITIONS OF SALE.

1st.—Estates to be sold to the highest bidders above the upset price.
2nd.—The sale to be subject to existing Leases and to the right conferred by the settlement proceedings and laws in force and purchasers to be bound to respect the rights of resident cultivators who have signed the jummabundee made by the Revenue authorities.

3rd .- When the amount of purchase money does not exceed Rs. 100 the whole amount to be paid

down at once.

4th.—When the amount of purchase money exceeds 100 Rs. a deposit to be at once made of Rs. 25 per cent. upon the amount bid, the same to be forfeited to Government if the whole amount of purchase money be not paid by noon of the 15th day after the sale, reckoning the day of sale as one.

5th.—The right of Government to all minerals to be reserved.

C. P. HOBHOUSE, Collector.

BURDWAN COLLECTORATE, The · February 1860.

No.	Towjee No.	Names of Mehals and Pergunnahs.		Area	ι.	J	Sudd umr		Ups	et F	Price.	Remarks
		lst Class.										
1	2402	Aima Xurnopoor Ph. Chum- panughuree	0	0	0	1	0	0	1	4	0	
25	2475	Roypoor Ph. Azmulshahee	4	15	0	0		0	1	4	3	
29	3559	Kourdihee Ph. Sherghur	7	0		1		0	1	12	0	
30	3551	Ditto ditto	0	2	12	0		3	0		0	
31	3552	Ditto ditto	0		0	0			0	8	0	
34	4543	Dahooka Ph. Sherghur	3	16	0	0	12	0	1	6	0	
36	2450	Habushpoor Ph. Havily	5		0	1		5	1	8	10	
48	2566	Shairpoor Ph. Seelampoor .	3		0	0	9	8	0	12	10	
50	3564	Sookrah Ph. Sharghur	0		6	0		6	1	5	6	
51	3704	Kourdihee Ph. ditto	12	8	0	1	8	6	1	14	7	
52	3706	Ditto ditto	3	15	0	0		9	. 0	15	0	
53	3708	Ditto ditto	8	7	0		12	1	1	4	1	
54	184	Chur Sukteepoor Ph. Pulasee	220	2	12	163			163	9	8	
61	3228	Shamook Ph. Azmutshahee	2	16	8	0			0	8	0	
71	4710	Kullampoor Ph. ditto	4		13	1		4		14	7	
72	5121	Baloon Ph. ditto	6		6	0		6	0	в	9	
78	3128	Roypoor Ph. Sherghur	10	1	7	1	3	8	1	11	4	
83	8290	Mehadebpoor Ph. Gope- bhoom		18	14	1	2	0	1	14	0	
84	3385	Kourdihee Ph. Sherghur	2	12	8	1	4	4	1	15	4	
85	4812	Shamutpoor Ph. Monohur- shahee	0	16	2_	0	8	0	0	8	10	
		2nd Class.										
2	2401	Aima Raiepoor Ph. Mono- hurshahee	80	10	0	12	в	11	15	8	8	
3	4130	Dhamas Ph. Ranibate		18		7	ō	0	7	Õ	ŏ	
4	4725	Kootee Sonaroondee Ph. Monohurshahee		15	0		2	2	7	5	4	
6	8914	Sreerampoor Ph. Azmutsahi		14	2		ıĩ	2	7		11	
7	4252	Gopalpoor Ph. ditto		18			10	8	5	8	1	ec.

-	T		1	1	-	-	T			Τ			
No.	T	owjee No.	Names of Mehals and Per- gunnahs.		Λre	a.		umi		Up	set 1	Price	REMARKS.
7.	-			-		-	-			-			
8		2403	Aima Hatia Danga Ph. Mo- nohursahi	80	9	6	12	8	8	60	12	3	
9		5249	Boshuntopoor Ph. ditto	38	100			12		17		10	
10		2797	Muddondanga included in Bussuntpoor Ph. ditto	97	19	6	33	11	3	39	14		
11		3591	Furriadpoor Ph. Sherghur			12	8	7	3	11	4	77.0	
16	1	4253	Mooragatcha	1			1	3		1	9		
17		4977	Edrakpoor Ph. Janhirabad	41		11	10	1	0	12		0.53	
18		$\begin{array}{c} 3131 \\ 3553 \end{array}$	Chuck Donal Ph. Sherghur Ookrah Ph. ditto	3	- 15		0	13		1	10		
20 21		5035	Bizpoor Ph. Sherghur	0 2			1	0 4		1	9		
22		4990	Aukulpoor Ph. ditto	2			1	0		i	5		1
24	1	3968	Ramkistopoor Ph. Dhaia	2	8	0	3	4	0	3	11		
26	i	4976	Joggeshur Diliee Ph. ditto	19	-		i	1	8	1	6	ĭ	
28	1	3960	Khandra Ph. Sherghur .	11	G	0	3		0	1	3		1
32	1	4727	Rukhitpoor Ph. Senpaharee	0	11	8	3	1	0	6	2	0	i
35		4281	Geedram Ph. Arsha	9	10		3		2	6	13	4.	1
37	ì	2781	Oosmanpoor Ph. Ranihatee	1	6	1	4	2	8	6	15	2	
88		4253	Cossypoor Ph. Muzuffur Shahee	4	3	11	3	6	2	4	3	3	
39		5034	Kotalghose Ph. Azmut- shahee	2	6	-	1	8	9	2	9	5	
4.0	1	5723	Secalce Ph. Havellee Umbika Ph. Umbika .	92	1	0	F. 55	10	9	47	7	3	
41	1	4254 4330	Koygong Ph. Monohursahi	0	11	0	0	11	3	1	2	10	
42 43	!	4329	Ditto ditto	19	12	04	6	12	8	3 9	8	9	
41	1	4119	Bhatrah Ph. Ranihatee		13	3	1	2	3	1	14	5	
45		4282	Gidram Ph. Arsha	2	8	0	i	8	5	2	12	4.	
46		4328	Mazeepookra Ph. Shairghur		12		î	2	7	1	10	7	
47	1	4327	Aukulpoor Ph. ditto		12		2	8	5	4	3	4	
55		4996	Koy Chur Ph. Deia	0	12	4	0	10	5	1	0	6	1
56		3327	Chur Baliarra Alias Belleo- her Ph. Monohurshahee .	23	4	0	31	3	9	34	11	3	
57	1	4726	Benilee Ph. Sherghur	10	16		3	8	5	5	14	0	
58	}	2954	Jamsoulce Ph. Sherghur	28		10	12	0	0	20	0	0	
59	1	3225	Shamook Ph. Azmutshahi.	13	11	5	5	8	0	8	13	11	
60		4129	Khandra Ph. Govindpoor Ph. Shenpaharee	83		7	20	3	9	34		8	
62	1	3231	Shamook Ph. Amut-hahee	7	7	6	2	8	0	3	8	6	
63		2785 4412	Amdadpoor Ph. Rgmhatee Gidram Ph. Arsha		17	8	1	1	6	$\frac{1}{3}$	11	0	
64 65	l	4460	Gungapoor Ph. Ookhra	11 50	6	6	35	4	1	41	9	10	
66	1	2961	Chuck Noada Ph. Azmut-	.00	U	U	(11	1	.T.1	U	10	
67		3252	shahee . Sheebrambatee included in	6	13	9	1	8	0	2	8	2	ji
01		3202	Koolgatchee Ph. Indranee	1	3	9	0	8	0	0	9	7	
70	1	4678	Geedram Ph. Arsha		18		20	6	4	31	ő	ó	
78		4722	Rukhitpoor Ph. Saenpaharee		10	9	6	3	3	8	4	4.	
74		3969	Goalla Dosspoor Ph. ditto	53	3	4	29	4	3	43	14	0	
75		4720	Shurushuttegunge		11	2	9	8	3	15	13	9	
76	1	2610	Amlajole Ph. ditto		10	9	8	8	8	11	6	2	
77		4232	Umbika Ph. Umbika	4	4	(2)		12	8	1	9	4	Í
79		2941	Khosihat Ph. Indrance		17	6	1	8	6	1	14	7	
80		2344	Alma Bijoor Ph. Ranihatee	1	10	12	0	13	7	1	8	7	
81		1951	Mourgram Ph. Monohur-	4	Λ	1	4	8]	6	0	1	
82 86		250 2375.	Chur Mahata Ph. Pulasee Julkur Bhaudar Da Ph.		15	9	31	1	3	34	8	6	
		Ξ.(Umbika	0	0	0	125	0	0	137		0	
87 91	28	2940 Chakera	Ghosehaut Ph. Indranee	12	6	0	8	7			15 T5		
	29	Regr Ditto	Buroosh Ph. Salsrika	15 4	11	200	5	11	0	2		0	
98	80	Ditto	Kunddurpopoor Ph. Saha-			•		^	,,			11	(i
			l bad	2	10	8	2	8	11	2	8	11	1

Supplementary Statement showing the average rates of Victualling and Dieting European Troops in the Bengal Presidency for one month in 1859-60.

	V	CTU1	II LIN	G EAG	'II MA'	1	Die	TING 1	BACH	M	۱ĸ.
Names of Corps and where Stationed.	Pe	r D	iem.	Per I	Tenscu	i. P	er I	Diem.	Per	Mer	sem.
Peshawur.				Ì					Ī		
Her Majosty's 81st Regiment .	0	5	0	9	12 8		0	7 11	15	6	n,
Her Majesty's 91th Regiment	0	5	0 '	9	12 3		0	8 3	16	0	
No. 7 Battery 11th Brigade Royal Artillery	. 0	4	113	9	10 4		0	7 9	15	0	3
3rd Troop 2nd Brigade Horse Artillery											
3rd Co. 6th Battalion Artillery . Head-Quarters and 3rd Co. 2nd Battalion Foot Artillery	} o	5	0	9	11 0		0 1:	1 3;	21	13	47
Head-Quarters Her Majesty's 98th Regiment Nowshera	, 0	4	9;	9	4 6) 7	/ 6 1	14	9	1#
Detachment of Her Majesty's 98th Regiment Attock	, 0	5	0	9	11 7	0) 7			15	51
Her Majesty's 5th Bengal European Light Cavalry Campbellpore	0	4	9;	9	4 6	0	7		14	11	81
ALLAHABAD.											
Her Majesty's 5th Fusiliers	0	5	53	10	4 61	0	11	42	21	5	11
Her Majesty's 48th Regiment	0	6	Ð	12 1			11	'!	22	2	6
No. 1 Battery 11th Brigade Royal Artillery	0	6	1	11	6 5		11	2,	21	1	8
and Troop 2nd Brigade Horse Artillery	0	6	9 !	12 1		0		01	15	1	2

W. B. THOMSON, Commissary General.

Advertisement of Soonderbun Commissioner's Office.

Notice is hereby given under Clause 1st, Rule 1st, for the grant of waste lands in the Soonderbuns, of the 24th September 1853, that an application has been received for the following Mehal in the Soonderbuns:—

Nume of Mehal.	Description of Land.	Estimated area of land in Beegalis.	Name of Applicant.	Remarks.
Kurriebarreah in Zillah Backer- gunge	Jungle	9,000 0 0	Oomakantho Roy	This Mehal is in the Backergunge Soon- derbuns.

Soonderbun Commissioner's Office;

Morrellgunge,
The 17th April 1860.

J. H. BEILT, Soonderbun Commissioner,

					-																			•				
		Charcoal		Coal.	Piece Goods,	rode, P	Piece Goods, I unrited Fabrics.		Hides		Cotton	Samuel	Castor Seed		Castor Oil		Jaggery	_	Jute.	- G	Gundy Baes	<u> </u>	Lun.		Lame Stone or Ghooting	· · · · · · · · · · · · · · · · · · ·	Grann.	
Name of Reyma.	NAME OF TOLL	Mumber of Boats. Manualage by Enter Measuren ent	Mumber of Garke	Measurement Manualnes of Care o	Sumber of Boats A mad go by Rect Memoral	A number of Careo of the standard of the standard of s	Members of Care	by estimate	Manudaye by River Measurement	by estimate	Manudase by Rivor	Mandage of Cargo	stroit to radimit	Minimality of Cargo	Tannel 1,5 by Rtv 1	Manning of Cargo	Manual Ed J. Miles of a superior of the superi	Dun brot Beats	Manual Manual Angel (1980)	sincil to to limit	Mensurent of River	M mand sec of Cargo by certain after	remote to a school for the standard of the standard stand	ogra) 1) sq bungk by cating to — shoul to ridum?	Manuchage by River his cargo	Number of Boats.	M undage by River Measuroment.	Maundage of Cargo by cetimate.
Bhaugiruttee	Jungypore		010	2125 582	- 0 - 26 -	0	1 10	- \$	37.3	183	0	i	1	j- °	0		7.8 , 29	 	1 33	8	1519	-7	0	- 0		2	25x00	18961
Jellinghee	Kıshnagbur	1-0		1001	155 1505	0 0 111	-	10	 -				1 0	•	1 0	1 -	0	-	8	<u>-</u>	3		- ¢	1-8-		R	187011	10400
fatabangah	Arshengunge	1		-	° ; -			0	-0			-					o -	-	·				0	0	°		°	
		Pulse		Farencel		Tunbor	M setard Oil	d Oil	San lev O 1	1	Critics		i.		Siene		I bace		Ve etaul	- 7	vun bre	<u> </u>			<u> </u>	RIMABES		
NAMES OF RITEES.	NAME OF TOLL	A mind of Bealsh	Manual se of Care, by the ale	omitted in the manufacture of the state of t	strill to rid air	אנון ג' וו כמן	THE DESTRUCTION	Men in the fall of	21) I) radim A Tivial (d) sa bune la last ransacale Ogta) to sa bunella	Aum take by hard	to y is still not y in the color of the colo	rinod to radicta?	Transite of the state of the st	ogia) to tambinia W ob a to yd Fir el to dan/	t and Chambina la	card tanhunh ng crayd - sh freindund -	Manda (1) kwer Mesaman	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	district the state of the state	to not a yet	Dana d Dane d	of mordage of (m)) by estin ate						1
Bhaugiruttee	Jungs bore	1915 3/9 11	- Net1	13.11 S	S., 171	-	0	10	0	-0	1-0	1 2	1 4	1 583	<u> </u> 2	- ,	1 610	1 ½	 	1 67	1 4	12.00						
Jellinghee	Kishnaghur	2211	13	52-52 62-52-5	-		-		- -	- 0	10-	12	25	13	· -	0	10			-	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	1	Under t	-	head of "Gr Pad la Orra Tre hearof teas, Linear d, & &c, an	of "Gray come Ored tras, & hand Pul- Libered Letals &c, are man and	comes Rice and the Gran In Eds. Mus	Rice.
Matabangah	Kishengu ige	- 5	+	1°	0	1=	10	10	10	10	10	10	0-	10	3-	10-	T3	10	-			١٠		The head of	of the Lower Matsbangah	Lower Tolls	Matab re 1.00	20

Nuddea Rivers.

BI-WEEKLY Water Report, showing the least Depth of Water in the Bhaugiruttee River, from 14th to 18th April 1860

	0,0		
NAMES OF PLACES, &C	Least Depth	water	Remarks
Above its Entrance in Ganges	Ft 4	In 9	The bed of the Bhaugi- intice, at its Futrance having been lowered
On the Entrance Bar .	2	4	ne nly 14 feet since last November the River, as it now exists hes between comparatively high banks of loose time sand
From thence to Jungy- pore, 131 Miles	1	6*	The late rains have washed considerable quantities of these coded
From Jungypore to Berhampore, 46 Miles.	2	0	sands into the Chinnel below the Entrance and silted it up very much With no useful Head in the feeder and with present means of working
From Berhampore to Cutwa, 50 Miles .	2	2	not much improvement in the depths n war ported can take place be- fore the Ganges rises next month
And from Cutwa to Nuddea, 46 Miles	2	5	

Height of water on Gauge at Berhampore on the 17th April 1860, minus 5 inches

T. N. ARMSTRONG, C E. Supdt., Nuddea Rivers.

CAMP JUNGYPORE, The 19th April 1860.

* At Geriah Shoal.

For Dacca and Assam.

THE Adjai, with the Megna in tow, will be despatched at 2 P. M. on the 1st proximo.

Packages accompanied with freight money to be sent at once to the Boat Office.

By Order of the Superintendent of Marine,

W. WRITE,

Clerk of the Govt. Boat Office.

The 24th April 1860.

Memorandum.

THE Time Ball at the Semaphore Tower this day not dropping at the proper time, should not be used in rating Chronometers.

> (Signed) RADHANATH SIORDHAR, In charge of the Observatory.

SUBVETOR GENERAL'S OFFICE, Calcutta, 23rd April'1860.

Notice

Is hereby given, for the information of all Treasury Officers, that Bills issued from this date from the Sultanpore Treasury bear a higher General Printed Number than those hitherts in use.

J. PERKINS,

Offg. Deputy Commissioner.

SUITANPORE; Deputy Commissionership, The 19th April 1860.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Tara-) prokash Gangooly, late of Durmahutta Street, in Burra Bazar in Calcutta, formerly a Banian in the late firm of Messrs. J. M. Dove and Co., an Insolvent. attend to be examined by the said Court.

On Wednesday, the 18th day of April instant, it was ordered that the matters of the petition of thesaid Insolvent beheard on Saturday, the 2nd day of June next, and that the said Insolvent do then

T. Owen, Attorney.

In the matter of Charles Henry Marks, lately residing at No. 8, Garden Reach in the Suburbs of Calcutta, but now residing at No. 27, Garden Reach, and lately carrying on business at No. 1 Mangoe Lane in Calcutta, as a Ship and Freight Broker, an Insolvent.

On Wednesday, the 18th day of April mstant, it was ordered that the matters of the petition of the said Insolvent be heard on Saturday, the 7th day of July next, and that the said Insolvent do then attend to be examined by the said Court.

Owen and Sanderson, Attorneys.

In the matter of Door-gapersaud and Poorsuttum Doss, of Burra Bazar in Calcutta, carrying on trade as Cloth Merchants and Brokers, In-

On Thursday, the 19th day of April instant, it was ordered that the matters of the petition of the said Insolvents be heard on Satursolvents . day, the 2nd day of June next, and that the said Insolvents do then attend to be examined by the said Court.

Templeton and Carapiet, Attorneye.

In the matter of Nobogopaul Banerjee, of Joday of April instant,
rasanko in Calcutta, a it was ordered that the
Writer, an Insolvent. matters of the petition
of the said Insolvent be heard on Saturday, the
7th day of July next, and that the said Insolvent
de then attend to be examined by the said Causet do then attend to be examined by the said Court.

Anley and Sime, Attorneys.

In the matter of Dabee On Thursday, the churn Bannerjee, of 19th day of April Jorasanko, in Calcutta, instant, it was ordered a Writer, an Insolvent. I that the matters of the petition of the said Insolvent be heard on Saturday, the 7th day of July next, and that the said Insolvent do then attend to be examined by the said Court.

Anley and Sims, Attorneys.

Chief Clerk's Office, the 20th April 1860.

In the matter of Sun- On Saturday, the 14th gumloll, an Insolvent. day of April instant, it was ordered that the Assignee do pay and divide the sum of Co.'s Rs. 1,791-7-9 to and amongst all the Creditors upon the Estate of the said Insolvent as a Dividend at the rate of Co.'s Rs. 3 per Cent. upon such of the debts admitted in the Schedule of the said Insolvent and claims proved as have been duly substantiated in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignce.

In the matter of Louis Alexander Quillet, an day of April instant, it Insolvent.

Assignee do pay and divide the sum of Co.'s Rupees 718-7 to and amongst all the Creditors upon the Estate of the said Insolvent as a Dividend at the rate of Co.'s Rupees 70 per Cent upon such of the debts admitted in the Schedule of the said Insolvent and claims proved as have been duly substantiated in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of Annie Gillespie Skinner, an day of April instant, it Insolvent.

Assignee do pay and divide the sum of Company's Rupees 764-14 to and amongst all the Creditors upon the Estate of the said Insolvent as a Dividend at the rate of Company's Rupees 12 per Cent. upon such of the debts admitted in the Schedule of the said Insolvent and claims proved as have been duly substantiated in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignes.

In the matter of Charles
William Saliz and anoday of April instant, it
was ordered that the As-Rupees 9,126 to and amongst all the Creditors upon the Estate of the said Insolvent as a Dividend at the rate of Company's Rupees 67-8 per Cent. upon such of the debts admitted in the Schedule of the said Insolvent and claims proved as have been duly substantiated in proportion to their several debts and upon the other debts admitted in the Schedule, when and so soon as such debts or any of them shall be duly substantiated upon Affidavit filed in this Court, with liberty to the said Assignee to apply to the Court from time to time for directions respecting any debts or any other matter or thing relating thereto.

J. Cochrane, Official Assignee.

In the matter of Allan On Saturday, the 11th Gilmore and others, In- day of April instant, an account of the Receipts and Disbursements of the Official Assignee from the 1st day of August 1858 to the 1th day of April 1860, was filed in the Office of the Chief Clerk, and it was ordered that Saturday, the 5th day of May next, be appointed for the further hearing in this matter for the purpose of making a Dividend.

" Any Creditor or other person interested, who may intend to establish or oppose any claim up in the " Estate of the said Insolvent, may attend and be " heard, having given notice to the Chief Clerk three " clear days before the day of hearing."

J. Cochrane, Official Assignee.

In the matter of Sir) On Saturday, the 11th Albert John De Hoche- | day of April instant, an pied Larpent, Baronet, Laccount of the Receipts and Disbursements of the an Insolvent. (Estate of Larpent, Official Assignee from Saunders and Co.) the 9th day of June 1858 to the 31st day of March 1860, was filed in the Office of the Chief Clerk, and it was ordered that Saturday, the 5th dox of May next, be appointed for the further having in this matter for the purpose of making a Divilend.

"who may intend to establish or oppose any claim upon the Estate of the said Insolvent, may attend and be heard, having given notice to the Chief " Clerk three clear days before the day of hearing?"

J. Cochrane, Official Assignee.

In the several matters of C. R. Lackersteen day of April instant, it was ordered upon the Hervey, Mathew Steel application of the Official Assignee that five several accounts of Un-Templeton, Watson and Co.. and Gibson and Co., Insolvents. J claimed Dividends the above matter be received and filed in the Office of the Chief Clerk

J. Cochrane, Official Assignce.

In the matter of Ezra On Saturday, the Cohen, an Insolvent. 14th day of April instant, it was ordered that Friday, the 1st day of October next, be appointed for the further hearing of this matter, and that unless cause be shown to the contrary on that day, the said Insolvent be

discharged personally as well as to his after acquired property from all liability for debts, claims and demands of and against the said Insolvent at the time of the filing of his petition for relief.

Gillanders, Attorney.

In the matter of Elias On Friday, the 20th Ezra, an Insolvent. day of April instant, by an order of this Court, the suid Insolvent was adjulged entitled to his personal discharge under the Act Xl. Vic. cap. XXI., as to all persons named in his Schedule as Creditors or claiming to be Creditors respectively.

Templeton and Carapiet, Attorneys. Chief Clerk's Office, the 21th April 1860.

The Bengal Coal Company, "Limited."

Notice is hereby given, that a Special General Meeting of the Shareholders of the above Company will be held on Saturday, the 9th day of June, now next ensuing, at eleven o'Clock in the forenoon, at the Office of the Company, No. 6, Church Lane, Calcutta, for the purpose of confirming the proposed New Deed of the Company with the several amendments, additions, and alterations made thereto in and by the several Resolutions of the Shareholders, passed at their Special General Meeting, held on the 14th day of January last.

By Order of the Directors,

GORDON, STUART AND Co.,

Secretaries.

The 6th February 1860.

Notice.

Having transferred our business to Messrs. Schoene, Kilburn and Company from the 1st of March 1860, that Firm will conduct the same for the future.

All parties indebted to us are requested to make their payments to Messrs. Schoene, Kilburn and Company, who will also liquidate any claims against our Firm.

H. IRELAND AND Co.

The Calcutta Steam Tug Association, "Limited."

In accordance with the Resolution passed at the last Half-yearly General Meeting, a Special General Meeting of Shareholders will be held at the Office of the Secretaries on Thursday, 26th instant, at noon, "to consider the general position of the Association."

By Order of the Directors,

GORDON, STUART & Co., Secys., Cal. S. T. Assn. Ld.

Assam Company.

It is hereby notified, that the Office of Secretary and Accountant to the Assam Company will shortly become vacant by the resignation of Mr. Carter. Applications for the appointment by letter accompanied by testimonials should be addressed to the Managing Director.

By Order of the Board,

T. E. CARTER, Secretary.

Lost, Stolen or Destroyed,

The under-mentioned Government Promissory Note, standing in the name of Fatma Begum, the Proprietress, by whom it was never endorsed to any person. Payment of the Note and of Interest thereupon has been stopped at the Loan Office, and application is about to be made to Government for the issue of a duplicate Note in favor of the Proprietress.—

No. 37487 for Rupces 7,000 of 1854-55.

FATMA BEGUM.

Lucknow, The 11th April 1860.

Lost, Stolen, or Destroyed,

From the late Cawnpore Magazine during the Mutiny of 1557. The following Government Promissory Note, of the four per Cent. Loan, which was deposited as Security by Ishreepershaud, Government Harness Contractor.

No. 8473 of 2128 of four per Cent. Loan of 1835-36, for Rupees 1000.

Last endorsed to the late Nicholas Rielly, Assistant Commissary, Ordnance Department, in charge of Cawnpore Harness Depôt. Payment of the above Note and of Interest thereupon has been stopped at the Loan Office, and application is about to be made to Government for the issue of duplicate Note in favor of the Deputy Commissary of Ordnance, now in charge of the Harness Depôt.

J. STEWART, Lieut.,

Deputy Commissary of Ordnanoe.

CAWNPORE;
II. &. S. D. Office,
The 12th April 1860.

Lost,

THE Right-hand Halves of Bank of Bengal Notes, No. 08515C for Rupees 50, and No. 02044B for Rupees 25, payment of which has been stopped at the Bank of Bengal.

Lost.

FIRST-HALF of a Bank of Bengal Note, No. 22954B, for Company's Rupees 25, payment of which has been stopped at the Bank.

Lost.

THE first-half of a Bank of Bengal Note, No. 40212A, for Rupees 10.

Lost.

FIRST-HALVES Bank of Bengal Notes, No. 13826C. for 50 Rupees and Nos. 07639A. 28517A. each 10 Rupees; and Second-half No. 15158A. for 10 Rupees, the payment of which has been stopped at the Bank.

Potices issued by the Post-Master General of Bengal.

No 9666.

THE Public are specially cautioned of the 11sk attending upon the transmission of books or other parcels by the Banghy Post during the Monsoon, or rainy months, unless they are packed so as to be waterproof. The caution specially applies to roads where the Banghy Mail is carried by footrunners, and which are often during the rains intersected by deep water-courses, but not on the Grand Trunk Road, where wheeled Carriages are used, viz., the road from Calcutta to Benares and upwards.

C. K. Dove, Post-Master General of Bengal.

The 7th April 1860.

No. 815

Notice is hereby given that, under orders of the Director-General of the Post Office in India, any person leaving his Horses, Palankeens, or Servants, in the compound of a Dâk Bungalow, must pay a rent of eight annas a day in advance for each Horse, or Servant, or Palankeen. If not paid in advance, the Cattle, Servants, or Palankeens, must be turned out.

C. K. Dove,

Post-Master General of Bengal.

CALCUTTA,
The 16th April 1860.

Notices issued by the Post-Master of Calcutta.

No 5182

The 12th April 1860 — The Public are hereby informed that from and after the 1st of May 1860, the postage of Newspapers, Pamphlets, or other Printed Papers, not exceeding 6 Tolas, whether the same be imported or not imported, will be one anna, androne anna will be added to the above postage for every additional 6 Tolas or parts of 6 Tolas.

2. The compulsory pre-payment of postage on Newspapers, Pamphlets, or other Printed Papers, will take effect from the 1st of January 1861

No. 4593.

The 21st April 1860.—Mail Packers for the Overland Mail, which leaves Bombay on the 12th proximo, will be closed at this Office at 5 p. m. on Thursday, the 3rd idem, via Marseilles only.

Letters and Papers, for transmission viā Bombay, will be received up to 6 P. M. on every day prior to the 3rd; and Inland Postage to Bombay must be prepaid in Stamps on Letters sent by this opportunity to Countries in Foreign Europe.

Rates of Postage.

Under ‡	Ounce	Rs.	0	6	0
,, 1	,,	,,	0	8	0
", *	,,	,,	0	14	0
", i	,,	,,	1	0	0



SUPPLEMENT TO

The Calcutta Gazette.

WEDNESDAY, APRIL 25, 1860.

LAND SALE NOTICES.

NOTICE is hereby given, under Section VI. Act VI. of 1859, that the under-mentioned Estate, in Zillah Backergunge, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Wednesday, the 25th day of April 1860, or 15th Bysack 1267 B S., for Atlears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the Former No. — Present No. 3934 — Bajeottee Mehal, Chuck Shunnusse adjoining Pergunnah

Sullimabad; recorded proprietors, Doorgapershaud Ghose, Coshinath Ghose and Oomachurn Dutt; sudder jumin from 1265 to 1267 B. S., each year Rupe's 1,117-12-8, and from 1265 annually Rupees 2,632-15 0.

R C. RAIKIS Officiating Collector.

Zilian Backingt Nge; (allector's Office, The 2nd April 1860.

NOTICE is hereby given, under Section VI Act XI. of 1859, that the under-mentioned Estate, in Zillah Behar, will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 26th day of April 1860, for Arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in same manner is Arreats of Revenue due on the 25th day of March 1860 :-

Class II .- Estate to be sold for Arrears due on other Estates. No 2116—Mehal Simrah, Chuck Simrah, Pergunnah Bhellawur, recorded proprietors, Mussts. Muckdoomun, Nupmooddeen, Nuswbun, Mussts Ameerun and Wuheelun, occupants, sudder jumma 540-15-6 including Mahkannah, from which the Rights and Interests of Musst. Muckdamun heiress of Musst. Muduhun deceased, surety of Bushanut Hossein, farmer of Moazah Samadhee Boozoorg, Pergunnah Tilhara, Zillah Patna, will be sold.

D. CUNITER. Collector.

BLHAR COLLICTORSHIP; Gya, The 2nd April 1860.

NOTICE is hereby given, under Section VI. Act XI of 1859, that the under-mentioned Estates, in Zallah Monghyr, will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 27th day of April 1860, for Arears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 25th day of March 1500 :-Class IF .- Istates to be s ld for arrears due on other Istates.

One Anna, the Rights and Interests of Chond or Siner in the entire 16 annas of Mehal Tuppeh Chowthum.

No. 528.—Pergunnah Furkeyah; sudder jumma, rupees 2,011-1-7.

E. G. BIRCH, Officiating Collector.

MONGHYR: Collector's Office, The 3th April 1860. NOTICE is hereby given, under Section VI. Act XI. of 1859, that the under-mentioned Estate, in Zillah Midnapore, will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 28th day of April 1860, for Arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of March 1860:—

Class I .- Permanently-settled Estate.

No. 2211.—Mehal Rampoor alius Rampoor and Shonpoor, 7 annas' share in Pergunnah Beercool; recorded proprietors, Mr. John Compton Abbott, Doorga Churn Bundopadhia, Ram Churn Bundopadhia, Aunund Mace Debea, Guardian on the part of Oomesh Chunder Bundopadhia, Minor, Aymun Nissa Bibee and Aymun Nissa Bibee; sudder jumma, rupees 5,206-9-8.

F. R. Cockerell, Officiating Collector.

MIDNAPORE COLLECTORATE, The 5th April 1860.

NOTICE is hereby given, under Section VI. Act XI. of 1859, that the under-mentioned Estate, in Zıllah Patna, will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 28th day of April 1860, for Arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of March 1860:—

Class II .- Temporarily-settled Estate.

No. 921.—Dearah Mahazee Mekra, Pergunnah Ghyaspore; sudder jumma, rupees 994-2-6,
A. Hope,

A. Hope, Collector.

PATNA COLLECTORATE, The 3rd April 1860.

NOTICE is hereby given, that the under-mentioned Estates, in Zillah Bhaugulpore, will be put to public and unreserved Sale, at the Collector's Office of that District, on Wednesday, the 25th April 1860, or 20th Bysakh 1267 F. S., for Arrears of Revenue:—

Class I .- Permanently-settled Estates.

No. 116.—Ghatwally Ma Chundwary, Mouzah Kutsukrah, Mouzah Bijhurrah and lands of Turkorah, in Mouzah Rajpoor, Pergunnah Wasilah; recorded proprietors, Teykaet Lokenarain Singh, Teykaet Megh Raj Singh, Takoor Megh Loll Singh, Kalleechurn and Mussamut Dilnoor; sudder jumma, rupees 1,859-14-6, together with arrears of rupees 4,831-12-9, payable by instalments up to 1871-72, as per Kistbundee.

1871-72, as per Kistbundee.

No. 128.—Ghatwally Ma. Kerwar, Pergunnah Wasilah; recorded proprietors, Kalleepershaud and Gooman Singh; sudder jumma, rupees 1,960-4-3, together with arrears of rupees 8,327-11-8 pay-

able by instalment up to 1869-70, as per Kistbundee.

J. M. Lowis, Officiating Collector.

Collector's Office;

Bhaugulpore,
The 4th April 1860.

NOTICE is hereby given, under Section VI. Act XI. of 1859, that the under-mentioned Estates, in Zillah 24-Pergunnahs, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Saturday, the 28th day of April 1860, corresponding with 17th Bysack 1267 B. S., for Arrears of Revenue or other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th March 1860.:—

Class IV.—Estates to be sold for Arrears due on other Estates.

No. 281.—Kismut Pergunnah Meddunmullo, Kismut Kundurpopore, &c.; recorded proprietor,
Soudaminee Dossee; sudder jumma, rupees 597-14-11

Class I.—Permanently-settled Estate.

No. 658.—Kismut Pergunnah Ballea, Turuff Sreekristopore; recorded proprietors, Ramdhone Bose and others; sudder jumma, including Police, rupees 1,141-12-1.

Class II.—Temporarily-settled Estate.

No. 1367.—Resumed Mehal Beel Dauthhanga; recorded proprietors, Hurrynarain Ghose and ethers; sudder jumma, rupees 1,100-2.

G. Bright, Officiating Collector.

Collector's Office; 24-Pergunnahs, The 10th April 1860.

NOTICE is hereby given, under Section VI. Act XI. of 1859, that the under-mentioned Estate, in Zillah Shahabad, will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 5th day of May 1860, for Arrears of Revenue and other demands, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th day of March 1860 :-

Class II.—Temporarily-settled Estate.

No. 296.—Erazee Rampoor Ghoghur, Pergunnah Barregaon; sudder jumma, rupees 1,268-113 3. A. A. SWINTON,

Collector.

Shahabad Collectorate, The 7th April 1860.

NOTICE is hereby given, under Section VI. Act XI. of 1859, that the under-mentioned Estate, in Zillah Sylhet, will be put up to public and unreserved Sale, at the Collector's Office of that District, on the 7th day of May 1860, for Arrears of Revenue and other deminds, which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 15th day of January 1860 :-

Class I.—Permanently-settled Estate.
No. 40981.—Talook Chytun Chand, Pergunnah Chytun Nuger; recorded proprietor, Ray Radagobind Sing; sudder jumma, Co.'s rupees 992-10-3.

GLORGE G. BALFOLR, Officialing Collector.

ZILIAH SYLHET, The 7th April 1860.

NOTICE is hereby given, that under Section VI. Act XI. of 1859, that the under-mentioned Estates, in Zillah Tirhoot, will be put up to public and unreserved Sale, at the Collector's Office of that District, on Thursday, the 10th May 1860, or 5th Jyet 1267 Fuslee, for Arrears of Revenue and other demands which, by the Regulations and Acts in force, are directed to be realized in the same manner as Arrears of Revenue due on the 28th March 1860 :-

Class 1 .- Permanently-settled Estates.

No. 146.—Mouzah Chandpoora, Tuppeh Bhutsellah, Pergunnah Bisarah; recorded proprietor, Gujjo Rae; sudder jumma, rupees 660-6-5.

No. 1240.—Mouzah Gobindpore Gokollah, Pergunnah Hajeepore; recorded proprietors, Byjenat?

Sing and others; sudder jumma, rupees 836-6-11.

No. 1654.—Mouzah Bukhtearpore, Pergunnah Kusma; recorded proprietors, Bhoopnarain Sing and

others; sudder jumma, rupees 572-8-3.

No. 3115.—Mouzah Nazirpore, Pergunnah Sureisa; recorded proprietor, Hajee Khajah Koomurooddin Khan; sudder jumma, rupees 1,648.

H. L. DAMPIER, Officiating Collector.

TIRHOOT; Collector's Office, The 18th April 1860.



SECOND SUPPLEMENT TO

The Calcutta Gazette.

WEDNESDAY, APRIL 25, 1860.

QUARTERLY REPORT OF THE BOARD OF EXAMINERS

Report on the Examination of the Junior Unpassed Civil Servants

PERSIAN.

Nos.	Names.		Division of Presidency.	Date of Arrival.	Date of Initiatory Examination.	Remarks.
1	Gardner	••	N. W. P.	12th Feb. 1859.	••••	Passed in Hindee 1st Aug. 1859.
2	Tyrrell		N. W. P.	12th May 1859.	••••	Studying at Allahabad. Passed in Hindee on the 1st September 1859.

FOR THE QUARTER ENDING 81st MARCH 1880.

in Persian, Arabic, Hindee, and Bengales held in January 1860.

ARABIC.

			ARABIC.		
Nos.	Names.	Division of Presidency.	Date of Arrival.	Date of Initiatory Examination.	REMARKS.
1	Morris	. N. W. P.	1st Jan. 1859.		Passed for High Proficiency in Hindee on the 1st Octo- ber 1859, having passed in Persian 1st March 1859, and in Hindee 2nd May 1859. Qualified for the Public Service. Studying for Honors.

QUARTERLY REPORT OF THE BOARD OF EXAMINERS

Report on the Examination of the Junior Unpassed Civil Servants

HINDEE.

	HINDEE.						
Nos.	Names	Division of Presidency.	Date of Arrival.	Date of Instatory Examination.	Remarks.		
1	Saunders		Arrival. 26th Sept. 1858.				

in Persian, Arabic, Hindee, and Bengalee held in January 1860.

BENGALEE.

				DENGALEE.		
Nos.	Names.		Division of Presidency.	Date of Arrival.	Date of Initiatory. Examination.	Remarks.
1	Hewitt		В.	12th Feb. 1859.		Passed on the 3rd instant. Qualified for the Public Service having passed in
2	Powlett		В.	12th Feb. 1559	×. v.	Oordoo 1st August 1859 Passed in Oordoo 1st Sep-
8	Smith		B.	12th Feb. 1859.		tember 1859. Passed in Oordoo 1st Sep-
4	Armstrong		В.	14th Mar. 1859.		tember 1859 Passed in Oordoo 1st Sep-
5	Jones		В.	11th Mar. 1859.		tember 1859. Passed in Oprdoo 1st October 1859
6	Carnac		В.	12th Nov. 1858	17th Nov. 1858	Passed in Oordoo 1st September 1859.
7	Bignold		B.	12th May 1859.		Passed in Oordoo 1st Decem- ber 1859.
8	Macgregor	•	B.	14th Mar. 1859		Passed in Oordoo 1st Sep- tember 1859
Q	Ward		В.	14th Mar. 1859		Studying at Rajshahve Passed in Oordoo on 8th

QUARTERLY REPORT OF THE BOARD OF EXAMINERS

Report on the Examination of the Junior Unpassed Civil Servants

PERSIAN.

Nos	Names	Division of Presidency	Date of Arrival	Date of Initiatory Examination.	Remarks.
1	Gardner	N W. P	12th Feb. 1859.		Passed on the 1st instant. Qualified for the Public Service having passed in
2	Tyrrell	N. W P.	12th May 1859.		Qualified for the Public Service, having passed in Hindee on 1st August 1859. Studying at Allahabad. Passed in Hindee on 1st September 1859.
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FOR THE QUARTER ENDING 31st MARCH 1860.

in Persian, Arabic, Hindee, and Bengalco held in February 1860.

ARABIC.

Nos.	Names.	Division of Presidency.	Date of Arrival.	Date of Initiatory Examination.	Remarks.
1	Morris .	. N. W. P.	1st Jan. 1859.	•••••	Passed for High Proficiency in Hindee on 1st October 1859 having passed in Per- sian on 1st March 1859, and in Hindee 2nd May 1859. Qualified for the Public Ser- vice. Studying for Honors.

QUARTERLY REPORT OF THE BOARD OF EXAMINERS

Report on the Examination of the Junior Unpassed Civil Servante

HINDEE.

			HINDEE.		
Nos.	Names.	Division of Presidency	Date of Arrival.	Date of Initiatory Examination.	Remarks.
1	Saunders	 N. W. P.	26th Sept 1858	1st Oct. 1858.	Studying at Rawul Pindee Passed in Persian on the 14th October 1859.

752. FOR THE QUARTER ENDING 31st MARCH 1860.

in Persian, Arabic, Hindee, and Bengalee held in February 1860.

BENGALEE.

Nos.	Names.		Division of Presidency.	Date of Arrival.	Date of Initiatory Examination.	Remarks.
1	Powlett	••	В.	12th Feb. 1859		Passed on the 1st instant. Qualified for the Public Service, having passed in O idoo on 1st September
2	Smith		В.	12th Feb. 1859		1859 Passed in Oordoo on 1st Sep-
8	Armstrong		B.	14th Mar 1859		tember 1559. Passed in Oordoo on 1st Sep-
4	Jones		В.	14th Mar. 1559		tember 1859. Passed in Oordoo on 1st Oc-
5	Carnac		B.	12th Nov. 1858	17th Nov 1858.	tober 1859 Passed in Oordoo on 1st Sep-
6	Bignold	••	В.	12th May 1859		Absent on Medical Certifi- cate. Passed in Oordoo on 1st December 1859
7	Macgregor		В	14th Mar. 1859		Passed in Oordoo on 1st Sep- tember 1859
8	Ward		В.	14th Mar 1859		Studying at Rajshahve Pass- elm Oordoo on 5th and 9th December 1859.

QUARTERLY REPORT OF THE BOARD OF EXAMÍNERS

Report on the Examination of the Junior Unpassed Civil Servants

PERSIAN.

			I LESIAS.		
Nos.	Nauts.	Division of Presidency.	Date of Arrival.	Date of Initiatory Examination.	Remarks.
1	Tyrrell	N. W. P.	12th May 1859.	••	Studying at Cawnpore. Passed in Hindee on 1st September 1859.

752.

FOR THE QUARTER ENDING 31st MARCH 1860.

in Persian, Arabic, Hindee, and Bengalce held in March 1860.

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Nos.	Names.	Division of Presidency	Date of Arrival.	Date of Initiatory Examination.	Remarks.
1	Morris	N. W. P.	1st Jan. 1859.		Passed for High Proficience in Hindee on 1st Octobe 1859. Passed in Persia on 1st March 1859, and in Hindee 2nd May 185 Qualified for the Public Service. Passed for Certification of High Proficiency Arabic on the 1st instant Studying for Honors.

QUARTERLY REPORT OF THE BOARD OF EXAMINERS

Report on the Examination of the Junior Unpassed Civil Servants

				HINDEE.		
Nos	Names.		Division of Presidency.	Date of Arrival.	Date of Initiatory Examination.	Remarks.
1	Saunders		N. W P.	26th Sept. 1858	1st Oct. '1858.	Passed on the 10th February 1860 at Rawul Pindee. Qualified for the Public Service, having passed in Persian on the 14th October 1859.
- 1		1				

FORT WILLIAM,
The 19th April 1800.

FOR THE QUARTER ENDING 81st MARCH 1860

in Persian, Arabic, Hindee, and Bengalec held in March 1860.

BENGALEE.

Nos.	Name		Division of Paridency.	Date of Arrival	Date of Initiatory Examination.	Remarks.
1	Smith		В.	12th Feb. 18		Passed on the 1st instan Qualified for the Publ Service, having passed Oordoo on 1st September
2	Carnae	1	B.	12th Nov. 1859.	17th Nov. 1858.	1859. Passed in Oordoo on 1st Sen
8	Bignold	•	В.	12th May 1859		tember 1859 Passed in Oordoo on 1st Do
4	Armstrong		В.	14th Mar. 1859		cember 1859. Passed in Oordoo on 1st Sep
5	Jones	••	B.	14th Mar 1859		tember 1859. Passed in Oordoo on 1st Oc
6	Macgregor]	B.	14th Mar. 1859		toher 1859 Passed in Oordoo on 1st Sep tember 1859.
7	Ward	•	В.	14th Mar. 1859		Studying at Rajshahye. Pass ed in Oordoo on 8th and 9th December 1859.
	80	1				

By Order of the Board of Examiners,

WM. N. Lees,

Secy. to the Board of Examiners.

By Order of the Hon'ble the President in Council,

W. Gret,

Secy. to the Govt. of India.



The Calcutta Gazette.

SATURDAY, APRIL 28,

Legislative Council of India.

THE 111 APRIL 1860.

The following Bill was read a second time in the Legislative Council or In his on the 11th April 1860, and was referred to a Select Committee who are to report thereon (under a simpension of the Standing Order) within three weeks .-

A Bill for imposing Du'as on Profils arising from Preparty, Professions, Trades, and Offices.

PART I.

Imprises Duties of and 1 per Cent.

I. From and after the day of there shall be obtaged, raised, levied, collected mid paid for the ser-Duty of 3 percent, and Schedules 1, 2, 3, vice of the tovernment of India, · dung the term herein limited, for and in respect of the property and profits men tioned in the several Schedules contained in this Act, and marked 1, 2, 3, and 4 respectively, the yearly Duty of 3 Rupees for every 100 Rupees of the annual value thereof, that is to say,

SCHEDULE I?

For and in respect of the property in, and profits arising from all lands and houses in India.

SCHEDULE 2.

to any person residing in India from any kind of ment of profit in or under any Company in India,

property whatever, whether situate in India, or elsewhere; and for and in respect of the annual profits arising to any person residing in India from any profession, trade, employment or calling, whether the same shall be carried on in India or elsewhere.

And for and in respect of the annual profits arising to any person whatever, whether a subject of Her Majesty or not, although not resident in India, from any propert, whatever in India, or any profession, trade, employment or calling extrcised within India.

And for and in respect of all interest of money, annuities, and other annual profits urising to any person residing in India, or accrume and payable in India to any person, whether residing in India or not, not charged by vutue of any other Schedule of this Act.

SCHEDULE 3.

For and in respect of all profits arising from interest, annuities or dividends, payable to any person residing in India, out of any public revenue whitever, or payable to any person, whether residing in India or elsewhere, out of any public revenue of or in India.

SCHLDULE 1.

For and in respect of every public office or For and in respect of the annual profits arising employment of profit, and every office or employand upon every annuity, pension, or stipend payable by the Government of India, or out of the public revenue of India, except annuities charged to the Duties under Schedule 3.

II. From and after the day aforesaid, there shall also be charged, raised, Duty of 1 per cent. levied, collected and paid, for for local purposes. tioned and described as local purposes, for and in respect of the property and profits mentioned in the said several four Schedules respectively, the further yearly Duty of 1 Rupee for every 100 Rupees of the annual value thereof.

III. Upon every fractional part of 100 Rupees of the annual value or amount of the property and profits aforesaid, the like pro-Duties in frac-tional parts of 100 Rupess... portion of Duties at the respec-tive rates aforesaid shall be charged, but no Duty shall be charged of a lesser denomination than one anna.

Assessments to be for the current year.

Duties shall be charged and levied by yearly assessments.

Every assessment made under this Act within the year appointed for making the same shall be deemed to be for the current year, and shall be in force for such year. And every assessment made after the expiration of any year in which the same ought to have been made shall be deemed to be for the whole of the year current when the assessment ought to have been made.

V. Such year shall commence, for the first assessment, on the 1st day of Such year to com- May 1860; and for every sub-mence on the 1st requent assessment during the May 1860. continuance of this ct on the 1st day of May in the year of such assessment.

PART II.

Appointment of Officers for managing and assessing the Duties.

VI. The Duties by this Act imposed shall, subject to the provisions of this Duties to be under Act, be under the direction and the management of the Chief Revenue management of the several Chief Revenue Authorities for Authorities. the time being in each Presidency, Lieutenant-Governorship and Province.
The said authorities are hereby empowered to do The said authorities are hereby empowered to do all such acts and things subject as aforesaid, as may be deemed necessary or expedient, for the collecting, receiving, and accounting for the said Dutles throughout the respective Presidencies, Lieutenant Governorships and Provinces respectively, for which they are appointed, in the like manner as they are authorized to do with relation to any other Duties or Revenue under their same to any other Duties or Revenue under their same to be (except as in the 7th and 8th supplied. Sections provided for,) or having begun to act, shall decline or neglect to act any further, or shall leave India without the intertion of returning within three months, or shall be held by the Commissioners to be (except as in the 7th and 8th supplied.

Commissioners for General Purposes.

VII. In each of the Presidency Towns of Cal-Commissioners for cutta, Madras, and Bombay, and Purposes in and in the several Stations of General Purposes in Presidency Towns Presidency. Towns and Straits' Settlethe Settlement of Prince Wales' Island, Singapore and Malacca, the several local Go-vernments shall, from time to time, appoint such ment. and so many persons, as they shall deem expedient, to be Commissioners for the general purposes of this Act for and within the said Towns and Stations respectively, of whom not less than two shall be persons not in the service of, or holding any office under the Government. The persons so appointed in the Presidency Towns shall not be less than six in number: and in the Stations of the said Settlement shall not be less than four in number.

Provided that, if any person not in the service of the Government, being so appointed as aforesaid, shall decline or neglect to take upon himself the execution of the said office, it shall be lawful for the local Government to appoint a person in the service of the Government, or a person not in such service, as it may deem expedient, to be a Commissioner in lien of the person so declining or neglecting.

VIII. In each and every District in India, not Commissioners for eneral Purposes yound Presidency Settlement aforesaid, the sever-General Purposes beyond Presidency Towns and Settle-ments. al local Governments shall appoint each and so many persons, not less than four in number, as they shall deem expedient, to be Commissioners for the general purposes of this Act, within the said several Districts respectively, of whom one at least shall be a person not in the service of, or holding any office under, the Government.

Provided that, if it shall appear to the local Government that no such person as last aforesaid, competent to exercise the duties of such Commissioners, can be found within the District, or if any such person being appointed as aforesaid shall decline or neglect to take upon himself the execution of the said office, and in the judgment of the local Government it be deemed expedient, it shall be lawful for the said local Government, instead of appointing a person not in the service of the Government, to appoint a person in the service of the Government to be one of the said Commissioners.

IX. 1. When any Commissioner for general Vacancies among Act, shall die or neglect to set, (except as in the 7th and 8th Sections provided for,) or having begun to act, shall decline or neglect to act any further, or shall leave India without the intestGovernment shall appoint a person to be a Commissioner for general purposes in the place of the Commissioner so dying or declining, or neglecting to act, or leaving India.

2. It shall also be lawful for the said local Government, from time to time, to remove any Commissioner, and to appoint another person to be a Commissioner in his place.

Provided that no Commissioner not in the service or employment of the Government shall be so removed, without the consent of the Governor-General of India in Council.

· 3. If the Commissioner so dying, or declining or neglecting to act, or leaving India, or so removed, shall not have been in the service of the Government, such new appointment to supply such vacancy shall be subject to the several provisions and conditions contained in Sections VII and VIII respectively, concerning the original appointment.

Provided that, if at the time of filling up such vacancy, the number prescribed in those Sections respectively of persons not in the service of the Government shall be and continue to act as such Commissioner or Commissioners, it shall be lawful for the local Government to appoint a person in the service of, or holding an office under, the Government to supply such vacancy.

X. The Commissioners for general purposes

Commissioners for General Purposes to have the general execution of the Act, except where special provision is made otherwise. shall execute this Act in all matters relating to the Duties in Schedule 1, in Schedule 2, and Schedule 4 of this Act, except when such matters are hereby directed to be done by the Collectors, and except also

as regards Schedule 2, where such matters are herein directed to be done by the Commissioners for special purposes, and except as regards Schedule 4, where such matters are directed to be done by the Commissioners hereby authorized to be appointed for certain of the Duties in that Schedule.

Districts of Commissioners and Officers appointed under the Act.

Over of Governments, from time to Governments, from time to time, to declare and to alter, extend or diminish the limits of the District or local jurisdiction of any Commissioners or Officers appointed and be said Commissioners and Officers appointed and hereby anthonized to act for and in the said Presidency Texas and Stations shall excite the power process of apprentices and District, or such portions of apprentices and Stations researched and Stations res

pectively, as such local Government may direct. And in regard to Districts not within any of the said Towns or Stations, that the Commissioners and Officers appointed for and authorized to act in any District shall exercise the powers hereby conferred on them in and throughout any portion of any other District besides that for which they have been so appointed and authorized to act respectively.

2. As soon as any such order shall have been made, altering the limits of the District or local jurisdiction of any Commissioner or Officer as aforesaid, such Commissioner or Officer shall, by the order aforesaid, have and exercise in and throughout the District or jurisdiction so defined, altered, extended or diminished, all the powers hereby conferred on such Commissioner and Officer respectively.

XII. The word "District," as used in this

Word "District,"
as used in this Act,
to consist of District
so defined.

Act, shall, as regards the said
Presidency Towns and Stations,
include and apply to the said
Towns and Stations respectively, and (when any such order

as aforesaid shall have been made) the said Towns and Stations, together with any District or portion of a District which may be declared to be within the local limits of the jurisdiction of the Commissioners for such Towns or Stations: And shall, as regards any place not being within any of the said Presidency Towns or Stations, include and apply to any District of Revenue; and where any such order as aforesaid shall have been made, any District of Revenue, as defined, altered, extended or limited by such order.

Clerk to Commissioners.

Clerk to Commissioners.

Clerk to Commissioners for general purposes in each District in which they shall be so appointed as aforesaid, which Clerk shall execute his office according to the Regulations of this Act, and shall act as such Clerk as well in all matters to be done by, under, and before the said Commissioners, as also in all matters to be done by, under, and before the Collector of the District in regard to the making and allowing the assessments mentioned in this Act, and carrying into effect the provisions thereof. Such Clerk may be removed by the local Government and another may be appointed in his place.

Commissioners for Special Purposes.

Commissioners for Special Purposes in Presidency Towns and places specially mentioned.

Difference Towns and places specially mentioned.

Difference Towns and persons hereinafter functioned, together with such other persons as shall be appointed in that behalf by the local Government, shall be Commissioners for the special purposes of this Act, that is to say,

this Act, that is to say,
In Calcatta, the Members of the Board of Revenue for the Presidency of Fort William for the time being.

In Madras, the Members of the Board of Revenue for the Presidency of Fort Saint George for the time being.

In Bombay, the Commissioners or Commissioner of Revenue for Bombay for the time being.

In Allahabad and the Division of Revenue of Allahabad, the Members of the Board of Revenue for the North-Western Provinces for the time being.

In Lahore and the Division of Revenue of Lahore, the Chief Revenue Authority for the Punjab for the time being.

In each of the Stations of the Settlement of Prince of Wales' Island, Singapore and Malacca, the Chief Revenue Authority for such Station for the time being.

And it shall be lawful for the local Government to appoint such other person or persons as may be deemed expedient to be a Commissioner or Commissioners for such special purposes in and for the several Districts and Divisions aforesaid, and from time to time to remove such person or persons, and appoint another or others in his or their place.

Commissioners for Special Purposes may be appointed in other Districts.

cial purposes of this Act, in and for any District, or in and for any Division of Revenue not hereinbefore expressly mentioned, and from time to time to remove such person or persons, and appoint another or others in his or their place. Nevertheless, it shall not be necessary for the Government to make any such appointment in any District or Division not hereinbefore expressly mentioned.

Special Commissioners to have powers of General Commissioners when acting under this Act. all the powers and authorities which may be exercised in that behalf under this Act by the Commissioners for general purposes, or by their order or warrant, shall and may be exercised by the Commissioners for special purposes, or by their warrant or order.

Quorum of Commissioners.

Quorum of Commissioners.

Quorum of Commissioners.

Gor of the said Commissioners
or of the said Commissioners
for special purposes shall be
competent to form any meeting under this Act:
and such two Commissioners, or the major part of
the Commissioners present at any meeting, shall
be competent to do any act authorized by this
Act. Provided that, where authority is given by
this Act to appoint one Commissioner only for any
District or Division, and one Commissioner only

has been appointed or is acting for such District or Division, any act, which is hereby directed or authorized to be done by or before the Commissioners of a District or Division, may be done by or before such one Commissioner.

Special Commissioners for Government Securities and Public Departments.

XVIII. The Accountant General and the Sub-Special Commis- Treasurer of the Presidency of sioners for interest on Government Sc-I'mt William in Bengal; the Accountant General and Sub-Treasurer of the Presidency of curities Lert St. George; the Accountant General and Sub-Treasurer of the Presidency of Bombay; and the Revenue Authorities in charge of the Public Treasury and authorised to make disbursements therefrom in and for any District or place in or at which the interest on any securities of the Government of India, or any annuities payable out of the public revenue of India shall be payable, shall be respectively Commissioners for executing this Act for the purpose of asse sing and discharging the duties hereby imposed in respect of interest on securities of the Government of India and of all annuties payable out of the revenues of India to any per on whatever, at the places at which the said Officers respectively hold office; and in respect of all other yearly sums (other than the salaries, pensions or stip ends i entioned in the five next succeeding Se tions of this Act), payable by the said Government, or one of the public revenue at the Government Treasuries at the said places respectively, and also in respect of all other profits chargeable with any Duty under this Act, and arising within any office or department under the management or control of, or the accounts of which are rendered to, or pass through the office of the said several Officers respectively.

Special Commissioners for Civil Salaries.

Special Commissioners for Civil Salaries.

And allowances to any person in the civil employment of the Government, or for the payment of which the audit of any Civil Auditor is required, and payable out of the public revenue, shall be respectively Commissioners for executing this Act for the purpose of assessing all salaries and allowances payable to any person in the civil employment of the Government, or serving in any Civil Department, or for the payment of which the audit of any Civil Auditor is required, and payable from the public revenue by or upon the audit of such Officers respectively.

XX. The several Officers charged with the Special Commisduty of auditing, and the accioners for Military veral Pay-masters and Office Salaries.

charged with the duty of paying and disbursing any pay, salaries, or allowances payable to any Officer or personain Her Majesty's Army, or in Her Majesty's Indian Military Porce, or in the Military employment of the Government.

or serving in any Military Department, or for the payment of which the audit of any Military Anditor is required and payable out of any public revenue, shall be respectively Commissioners for executing this Act for the purpose of assessing all pay, relaties and allowances payable to any person in the Military employment of the Government, or serving in any Military Department, or for the payment of which the audit of the Military Auditor General is required, and payable from the public revenue at, by, or upon the audit of such Officers respectively.

Special Commissioners for Marine Salaries.

Special Commissioners for Marine Salaries.

Sharies.

Special Commissioners for Marine Salaries.

Sharies and allowances to any Officer or person in Her Majesty's Indian Naval Forces, or in the Marine Service of, or in any Marine Department and employment under, the Government respectively, shall be Commissioners for executing this Act, in respect of all pay, salaries, and allowances payable to any person in the Marine Service of the Government, or serving in any Marine Department and employment

Special Commissioners for Pensions.

Special Commissioners for Pensions.

charged or entrusted with the audit and payment of pensions or stipends payable by the Government or out of the public revenue in any place in India, and if the local Government shall think fit to appoint any other persons to act in that behalf, the persons so appointed shall be Commissioners for executing this Act in respect of any of the pensions or stipends payable or audited by such Pay-masters and Officers respectively.

XXIII. Whenever, and so often as it shall appear to the local Government Government to necessary or expedient to appoint any Commissioner or Commissioners for the purpose have power to ap-point Special Commissioners for other of executing any matters in relation to any of the duties mentioned in Schedule 3 or Schedule 4 of this Act in respect of which no provision has been herein made for the appointment of Commissioners, or for the purpose of executing any matter in relation to the duties mentioned in either of the said Schedules at any place not herein mentioned, it shall be lawful for the said local Government, with the approval of the Governor-General in Council, to appoint such person, or such and so many persons as it may deem expedient to be a Commissioner or Commissioners for the special purpose of executing this Act, in respect of such matter or matters, and at such place or places.

Special Commissioners to be appointed in the six last preceding Sections of this Act shall, when appointed, have authority to exercise and apply all the powers of this Act as fully and effectually as the Commissioners for general purposes are authorized to exercise and

apply the same, so far as the same relate to the said Duties, to be assessed by the said Commissioners appointed under the last-mentioned Section respectively: and shall make their assessment of the said Duties under, and subject to, the Rules contained in this Act in respect of such Duties respectively, according to the several Schedules under which such Duties are chargeable.

Provided that any one of the said Commissioners for the purposes mentioned in the said six last preceding Sections of this Act shall be competent to exercise the powers vested by this Act in the said Commissioners.

Collector.

Collector of Revenue or other Civil

Officer of the Government performing the duties of Collector of Revenue, for, and in any District, shall be the Collector of Duties under this Act, and shall execute this Act in all matters which are hereby directed to be done by the Collector.

Power to Government, whenever it shall deem fit, to appoint two or more Collectors for the purpose of this Act in any District, and to direct that the said District two or more Divisions, and that any one of such Collectors shall act in the execution of this Act for and in such one or more of the said Divisions as it shall appoint.

2. In such case all and every the powers herein directed to be exercised, and all and every the matters herein authorized to be done within or with reference to any District, shall be exercised and done respectively within or with reference to any Division of a District.

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Assessors to be appointed by Government.

Assessors to be appointed by Government.

Assessors and (if such Governments shall think fit) Assistant Assessors for the duties mentioned in this Act, in and for each of the said Districts.

- 2. The said Assistant Assessors, if appointed, shall have all the powers by this Act given to Assessors, except the powers of making or of signing assessments.
- 3. Such Assessors or Assistant Assessors may be removed by the local Government, and others may be appointed in their place.
- 4. In case of any Division of a District under Section XXIV, it shall be lawful for the local Government, if it shall think fit, to appoint Assessors or Assistant Assessors in and for each Division of such District.

Newly appointed Commissioners and Collectors to assess and levy for previ-

Newly appointed Commissioners, whether for general purposes or for special purposes, or for any of the purposes mentioned in this Act, or of any Collector or Assessor, shall

take place, the Commissioners, as constituted after such new appointment, and the newly-appointed Collector or Assessor respectively, shall execute this Act, as well with respect to the Duties which shall not have been, but which ought to have been assessed in any former years under this Act, as to the assessment to be made in the year in which they shall have been appointed, and shall have the like powers to assess, levy, and collect such Duties and arrears as they have to assess, levy, and collect the Duties assessed by them.

XXIX. The Officers for receipt and collection Officers for collec-

tion and receipt of Land Revenue to be Officers for collection receipt under

of the local revenue, together with such other Officers as may be appointed by the local Government in that behalf, shall be the Officers for receipt and collection of the Duties impos-

ed by this Act.

XXX. 1. Every person appointed as Commissioner under this Act, and every All Commissioners Collector, Assessor, or Assistant and Officers to take oath in Schedule 5. Assessor, and Clerk to Com-missioners under this Act, shall,

before he shall act in the execution of this Act, take the oath applicable to such Officers respectively prescribed in the Schedule hereto marked No. 5.

- Every Officer for receipt or collection under this Act shall, before he shall act in the execution of this Act, so far as relates to the Duties contained in Schedule 2, take the oath applicable to the said Officers prescribed in the said Schedule No. 5.
- 3. Any one of the persons appointed as Commissioners is hereby authorized to administer such oath, and the same shall be subscribed by the per son taking it.

PART III.

General mode of Assessment.

XXXI. 1. For the raising and levying the said Duties, the Commissioners for Commissioners to meet to issue Precepts to Assessors. general purposes in each District shall hold a meeting under this Act, at which meeting the

Assessors of the District and the Assistant Assessors, if any, shall attend.

2. The said Commissioners shall, at such meeting, administer to the said Assessor and Assistant Assessor, if any, the oath required hereby to be taken by them respectively, and shall issue their Precept to the said Assessor, directing him to give the notices hereinafter mentioned, within such time and in such manner as the said Precept'shall direct, together with such instructions in writing as may be necessary for carrying this Act into execution.

XXXII. The Assessor shall, within the time Assessors to give directed by the Precept of the Commissioners, give notice or chargeable according to Precept.

Commissioners, give notice, or chargeable according cause notice to be given, to every person chargeable to the said Duties in respect of any property or profits attacte or arising within the District for which the said Assessor shall act, or shall leave, or cause to be left, such notice at his dwelling-house, or usual place of business, requiring every such person to prepare and deliver all such lists, declarations, and

statements as they are required to do by this Act within such time as shall be limited in the said Precept.
XXXIII. 1.

General notices also to be given by

The said Assessor shall also, within the time and in the manner directed by the Precept of the said Commissioners, cause

general notice to be given by proclamation, in the manner usual in the District, requiring all persons who are by this Act to make out and deliver any lists, statements or declarations, to make out and deliver to the said Assessor, or to the Clerk to the said Commissioner, or to such Officer, or at such Office as shall be mentioned in that behalf in the said notice, all such lists statements and declarations, within the time therein limited.

2. Such general notice shall, when so verified, be deemed sufficient notice to all persons residing in the District, wherever they shall have been given as aforesaid, and the proclamation of the same in the manner aforesaid shall be deemed good service of such notice.

3. Provided that the Commissioner for general purposes shall, in all cases, determine what is the usual and proper manner of giving notice by proclamation in the District or place wherein such notices are to be given and the notice shall be given in the manner directed by the said Commissioners.

Lists and Statements.

XXXIV. Every list, statement, or declaration

Lists and Statements to be delivered by the Assessors to Officer or at Office duceted by notice.

required to be delivered by any notice under this Act shall be delivered to the Assessor of the District, or to the Officer, or at the Office mentioned in the said notice, as shall be directed in such notice, and within the time therein limited.

XXXV. 1. Every person chargeable under this Act shall, when required so Notices of lists to be delivered by persons chargeable.

to do, whether by any general or particular notice given in pursuance of this Act within

the period mentioned in such notice, prepare and deliver to the person, or at the Office mentioned therein, a true and correct statement in writing, in such form as shall be directed under the authority of this Act, and signed by the person delivering the same, containing the amount and particulars of the profits and income arising to such person from all and every the sources chargeable under this Act, according to the respective Schedules thereof, which amount shall be estimated for the period mentioned and according to the respective

Rules contained in this Act.
2. To such statement shall be added a declaration that the same is truly estimated on all the sources contained in the said several Schedules, describing the same, after setting against, or deducting from such profits such sums as are allowed by this Act, and no other sum, and every such statement shall be made exclusive of the profits or income, accrued or accruing from interest of money or other annual payment arising out of the property of any other person, for which such other person ought to be charged by virtue of this Act.

XXXVI. 1. Every person who shall be in the

Notices of lists to receipt of any money or walve, be delivered by per-sons chargeable on appoint of others. or the profits arising from any on of the sources mentioned in this second of others. Act, of or helonging to any be received, for which such other person is chargeable under this Act, or would be so chargeable if he were resident in India, shall, within the period mentioned in such notice as aforesaid, prepare and deliver, in the manner herein directed, a list in writing in such form as this Act requires, signed by him, containing a true and correct statement of all such money, value, or profits, and the name and place of abode of every person to whom the same shall belong, together with a declaration whether such person is of full age, or a married woman, subject to the provisions of the English Law regarding coverture, living with her hasband, or a married woman, subject as aforesaid, whose husband is not accountable for the payment of the Duty hereby chargeable, or whether such person is or is not a resident in India, or an infant, or lunatic.

2. Every person acting in such character jointly with any other person shall, in the manner aforesaid, deliver a list of the names and places of abode of every person so joined with him at the time of delivering such list.

XXXVII. 1. Every person, when required so to do by any notice given in pur-List of Lodgers, suance of this Act, shall, with-Inmates, and Clerks. in the period to be mentioned in such notice, prepare and deliver to the Assessor of the District wherein such person shall reside a list in writing, containing, to the best of his belief, the proper name of every lodger or inmate resident in his dwelling-house, and of other persons, not being menial servants, employed in his service, whether resident in such dwelling-house or not, and the place of residence of such of them as are not resident in such dwelling-house, and also of any such lodger or inmate who shall have any ordinary place of residence elsewhere, at which he is entitled, under this Act, to be assessed, who shall be desirous of being so assessed

at such place of ordinary residence.

2. Such lists shall be signed by the respective parties delivering the same, and shall be made out in such form as shall be directed under the au-

thority of this Act.

3. Provided always that no person required by this Act to deliver a list of lodgers, inmates, or other persons aforesaid, shall be liable to the penalties hereinafter mentioned, or either of them, for any omission of the name or residence of any person in his service or employ, and not resident in his dwelling-house, if it shall appear to the Commissioners for executing this Act, on enquiry before them, that such person is entitled to be exempted from the payment of all and every the Duties hereby imposed.

Duties of Assessors.

Assessors to deliver alphabetical list
of persons on whom
nations served.

Assessors to deliver alphabetical list
of persons on whom
nations served.

The District, containing the
names of all persons to or on
whom such notices have been
delivered or served in pursuance of this Act, and
the names of all persons having property or profits chargeable under this Act within the District
of such Assessor, distinguishing the persons who
have duly made their returns, and the persons
who have omitted to make such returns, and the
persons who have given notice to be assessed by
the Commissioness for Special Purposes, and also

the persons who shall have been returned as lodgers or inmates within such limits, or as chargeable within, but having a residence out of such limits.

2. If such Assessor shall have neglected to give notice to any person to whom the same ought to be delivered, the Collector of the Distret may, at any time afterwards, cause such notice to be delivered to, or served on such person, and may also, from time to time, cause the like notice to be delivered to, or served on any person coming to reside in any District after the expiration of such notices.

Assessor for every District shall personally appear and make oath before the said Collector, that the several notices required to be delivered as aforesaid, by this Act, have been duly served in the manner required by this Act, to the best of his knowledge; and that general notices to the effect mentioned in this Act have been duly proclaimed in the manner hereby required in such proper places within the District, for which such Assessor shall act, as by this Act is required.

Abstracts to be made of Returns by Clerk.

Abstracts to be made of Returns by Clerk.

Clerk.

Collector by the Assessor into books to be provided for that purpose, and according to such forms as shall be transmitted from the Chief Revenue Authority aforesaid.

- 2. Such abstracts shall contain the names of the persons making such returns, and the several amounts of profits returned by them respectively.
- 3. Such abstracts shall be delivered by the said Clerk to the Collector; who shall, when he shall have completed his assessments, deliver the same to the said Commissioners.
- 4. All such returns shall be numbered and filed in the Office of the said Commissioner and carefully kept so long as the accounts of the said Duties for such District, or any part thereof, shall remain unpaid.
- 5. The Assessor of the District shall have free access to all such books at all reasonable times, and shall take such copies thereof, or of such parts thereof, or extracts from the same, as he shall deem necessary, in order to the due execution of this Act.

Assessor to make assessment on all lands and houses within the limits of his District, and shall set down therein the full and just annual value of all such lands in each particular case, according to the directions of this Act, together with the names of the owners, or of the persons assessed in respect thereof.

2. And shall also make out his assessment on all persons who have made returns, or ought to have made returns under any of the Schedules 1, 2 and 4, of this Act, in respect of the profits or income wherewith they are chargeable respectively under any of the Schedules to which the said returns relate (except in respect of such profits described in Schedule 2, as are to be assessed by the Commissioners for Special Purposes, as hereinafter authorized).

Assessor to deliver said Assessor shall deliver the said assessments, together with all returns which shall have lectors. been made to him, (except returns under Schedule 2, when assessments are to be made by the Special Commissioners as hereinafter authorized) to the Collector of his District, such returns being first progressively numbered.

2. Whenever the said Assessor shall not be able to make his assessment according to the provisions of this Act, or shall be obstructed therein, it shall be lawful for him to make application to the said Collector, or to the said Commissioners of his District, who shall severally instruct such Assessor in making his assessments, and assist him in the execution of this Act, according to the powers and authorities vested in them respectively.

Assessors to verify assessments on oath make oath that such assessments are true, and are made according to the best of his skill and judgment, and shall submit to be examined on oath before the Collector, or before the Commissioners, in all matters and things concerning the said assessments which the Collector or the Commissioner shall require for his or then information.

Duties of Collectors.

Collector to allow, sign assessments, or to correct & rectify.

also the said several returns and statements into consideration.

Within a reasonable time after the Assessor shall have delivered the said assessments, the Collector of the District shall proceed to take the same, and statements into consideration.

- 2. In case he shall be satisfied that the same have been made truly and correctly, and so as to charge the several properties and persons mentioned therein with the full Duties which ought to be charged on them respectively, and that the said returns and statements upon which the said assessments have been made, have been bond fide made according to the provisions of this Act, so as to enable the said Collector to charge the persons returning the same with the full Duties with which they ought to have been charged on account thereof, the said Collector shall allow and sign such assessments.
- 3. But in case the Collector shall not be satisfied with the correctness of any of the said assessments, or of any of the returns or statements upon which the same may have been made, it shall be lawful for the said Collector, according to the best of his judgment, to correct and rectiff such assessments, either by increasing or reducing the same, so that the Duty may be fully and fairly charged according to the intent and meaning of this Act, and the said Collector shall allow and sign the said assessments when so rectified.

In cases of no return, or defective return, Collector to having been otherwise charged to the Duties in respect of which such statement or return ought to have been made, or if the Collector shall

not be satisfied with the statement delivered by any person, either in consequence of the same being in itself insufficient, or in consequence of his not believing the truth of the statements therein, the Collector, assisted by the Assessor, shall make an assessment on such person in such sum as according to the best of the judgment of the Collector ought to be charged on such person by virtue of this Act.

Assessor shall and may, at all reasonable times, inspect and examine any assessment which shall be signed and altered by the Collectors may rectify.

Assessor shall and may, at all reasonable times, inspect and examine any assessment which shall be signed and altered by the Collector; and in case he shall, before the delivery there-

of to the Commissioners for general purposes, discover any error in the same, which, in his judgment, shall require amendment, he shall certify the same to tre Collector, by whom the assessment shall be signed and altered, and the Collector, upon sufficient cause being shown to him, shall amend the same as in his judgment the case shall require.

Assessors may state objections to assessments in writing.

Assessors may the Duty charged in any assessments in writing.

Assessors may the Duty charged in any assessment, altered and signed by the Collector, and not corrected by him as in the last Section

provided, (which the Assessor is hereby empowered to do in any case upon sufficient cause,) he shall state such objection in writing to the said Collector, who shall thereupon certify the same, together with the reasons for making such assessment, and any information he shall have obtained respecting the same, to the Commissioners for general purposes; and the said Assessor shall also give notice thereof to the party assessed, in sufficient time to enable such party to appear before the said Commissioners for general purposes in support of such assessment.

XLVIII. 1. The Collector shall cause certificates of the assessments made Collector to cause and allowed by him to be duly certificate of assessment to be made out made out, from time to time, and delivered to Geas the same shall be completed, neral Commissioner. which certificate shall contain the names of the parties charged, and the sums which they respectively ought to pay by virtue of this Act, and shall cause such certificates to be entered in books provided for that purpose, according to such forms as shall be transmitted to the Collector by the Chief Revenue Authority aforesaid.

2. The Collector shall also, from time to time, deliver the said assessments and also the statements returned by the parties relating to such assessments, to be delivered under cover sealed up to the Commissioners for general purposes.

XLIX. 1. As soon as the said assessment and returns shall have been delivered to the Commissioners for public purposes, the Collector shall cause notice of the said assessments having been made, and of the time for hearing appeals therefrom to be given, which notice may be given by delivering a copy of such assessments to the Assessor of such District for the inspection of the parties charged thereby, together with a public notice of the day of appeal to be given by proclamation as aforesaid, in the manner directed by the said Commissioners, and also by affixing a copy thereof in the Office of the said Commissioners.

2. Such notice shall be given at least fourteen days before the day of hearing the appeal.

PART IV.

Appeals from Assessments.

Persons aggrieved may appeal to Com-missioners for Ge-neral Purposes with-in a time limited.

Persons prevented by sickness or other reasonable cause, after expiration of hmited time.

L. 1. If any person shall think himself aggrieved by an assessment made by the said Collector, it shall be lawful for him, on giving ten days' notice thereo: in writing to the Assessor, to appeal to the Commissioners for general purposes in the District where such assessment was made, who shall hear and determine such ap-

peal.

The Commissioners for general purposes shall, from time to time, appoint days for hearing appeals and also objections made by the Assessor as aforesaid—as soon after any assessments shall be returned to them by the Collector, as conveniently can be done, notice of which days so appointed shall be given as aforesaid.

3. The meetings of the Commissioners for the purpose of hearing appeals and objections shall be held, from time to time, within the time limited by the said Commissioners, with or without adjournment, and no appeal shall be received after the time so limited, except on the ground of diminution of income, as hereinafter mentioned.

4. If any person shall be prevented by absence, sickness, or other reasonable cause to be allowed by the said Commissioners, from making or proceeding upon his appeal within the time so limited, it shafi be lawful for the said Commissioners to give further time for that purpose.

jection made by Assessor, Commission. ers may require Schedule from par-tics assessed. Assessors to have

nccess to such Sche-

I.I. 1. Upon receiving notice of appeal On appeal, or ob- against any assessment made as last aforesaid, and also in every case where the Assessor shall have stated his objection in writing to an assessment, and shall have given such notice thereof as hereinhelore mentioned, the said Commis-

sioners may, if they shall think fit, direct their Precept to the person appealing, to return to them, within the time limited therein, a Schedule containing such particulars as the said Commissioners shall demand for their information respecting the property of such person, or the trade, or concern, or the profession, or employment, respectively carried on or exercised by him, and the amount of the balance of his profits, distinguishing the particular amounts derived from each separate source, or respecting the particulars of the deductions from any of such profits made in such Schedule.

2. If any Statement or Schedule, delivered under any such Precept. shall appear to the said Commissioners insufficient or delicient in any particular, the said Commissioners are hereby empowered and required to demand, from time to time, a fresh Statement or Schedule, containing such particulars as aforesaid, whenever the same shall appear to them necessary, and so on, from time to time, until a complete Schedule, to the satisfaction of the said Commissioners, of all the particulars required by them, shall be delivered.

3. Every such Precept, upon being delivered or left at the last or usual place of abode of the

person to whom the same shall be directed, shall be binding upon him according to the exigency thereof.

- 4. Or in case such person shall have removed from the jurisdiction of the said Commissioners, or cannot be found; or his place of abode shall not be known, then, upon fixing such Precept on or near to the door of the Office where the Commissioners shall meet in the execution of this Act, and upon giving such further general notice, proclamation, or otherwise, as the said Commissioners shall direct, such Precept shall be binding on such person according to the exigency thereot.
- 5. The person so served shall make the return required by the said Commissioners within the time limited in such Precept, under the penalty in this Act contained, and subject to such charge, as, the said Commissioners are hereby authorized to make in such case.
- 6. The Assessor shall have free access, at all teasonable times, to the Schedule when returned as aforesaid, and shall take such copies thereof, or extracts therefrom, as he shall think necessary, for the due execution of this Act.
- LII. 1. It shall be lawful for the Assessor, within a reasonable time to be Assessors may object to Statements and Schedules giving allowed by the said Commissioners for general purposes, niter he shall have had the examination of such Schedules, notice of such objection to the party. to object to the same or any part thereof, and to state such objections in writing, and the cause thereof, to the best of his knowledge or informa-
- 2. The said Assessor shall, in every case of objecting to any such Schedule, deliver a notice in writing of such of jection to the party to be charged or leave the same at his last or usual place of abode, under cover, scaled up and directed to such
- 3. Any such objection shall be heard by the Commissioners, at the same time as the appeal from, or objection to the assessment, in respect of which the Schedule objected to shall have been filed.

Persons assessed to attend hearing of appeals personally, notes attend needs dispensed with by Commissioners.

When attendance dispersed with, such personancy belogied personality to teach by Agent's, according to the Rejes hereau prescribed.

- Lill. 1. Upon the hearing of any such appeal or objection, the person assessed shall personally attend before the said Compulsioners, unless his personal attachnee shall be dispensed with by the said Com-missioners, as next hereinafter is provided.
- 2. If any person shall be prevented from attending personally before the said Commissioners, by absence or sickness, or if it shall appear reasonable to the said Commissioners that the personal attendance of any person should be dispensed with, and that such person should be heard upon such; ppral through his er her agent, clerk, or servant, who shall be named at the time to the said Commissioners, the said Commissioners may order that the personal attendance of such person shall be dispensed with, and that such person be at liberty to attend at the hearing of such appeal by such agent, clerk, or servant.
- 3. When any such order shall have been made the person assessed shall be at liberty to attend at the hearing of such appeal by the agent, clerk, or servant so named as aforesaid; and such agent,

clerk, or servant, shall be entitled to be heard by the said Commissioners to the same extent and in the same manner as the person assessed would himself, if present, have been entitled to be heard.

4. Provided that any agent, clerk, or servant, who shall attend on behalf of any person so assessed as aforesaid, shall not be entitled to be heard by the said Commissioners, unless he shall submit to be examined by them upon oath, to the bost of his knowledge, information and belief, regarding the truth of the Schedule or Statement returned by the person so assessed, and regarding all matters relating to the said assessment upon which the said Commissioners shall think fit to examine him.

5. Provided, further, that no Counsel, Advo-cate, Pleader, or Attorney, and no person practising the law, shall be allowed to plead or appear on behalf of any other person before the said Commis-

sioners upon any appeal or objection.

6. No person, who shall attend in person before the said Commissioners, or who shall not have obtained such order as aforesaid, dispensing with his or her personal attendance, shall be entitled to be heard before the said Commissioners by any

agent, clerk, or servant.
7. When the person assessed shall not attend in person, and shall not have obtained such order as aforesaid, the said Commissioners may proceed to hear the said appeal or objection ex parte in the

absence of such person.

LIV. 1. If, upon the hearing of any such

appeal or objection as aforesaid, Commissioners for general purposes to hear appeal, and if satisfied, confirm as-

the said Commissioners shall be satisfied with the assessment made by the said Collector, they shall confirm such assessment.

sessments, or alter them according to Schedule.

2. If, upon such hearing they shall be satisfied with the correctness of the grounds of appeal or of objection, they shall allow such appeal or objection partially or wholly as the case may require, and shall after the assessment appealed from or objected to accordingly, subject to the provision contained in Section LVIII of this Act.

If, after delivery of a Schedule the Commissioners shall be satisfied therewith, and shall have received no information of the insufficiency thereof, the said Commissioners shall direct such assess ment to be confirmed or altered according to such Schedule, as the case may require.

4. The assessment so confirmed or altered by the said Commissioners shall be final and conclusive, subject only to such surcharge in case of fraud, as in the Section of this Act provided.

LV. .1. In every case where the said Commis-

Commissioners shall think proper that the said statement, on which the Collector made his assessment, or the Schedule delivered to the said Commissioners.

to the said Commissioners for general purposes shall be verified, they shall require the person to be charged with the said duties to appear before them to verify the said Statement er Sche lule.

If such person shall be present at the hearing of the appeal, he shall at such hearing, when so required, verify the said Schedule on oath, as hereinafter mentioned, and sign the same with his proper name.

If such person shall not be present at the said bearing, the said Commissioners may, if they shall think fit, adjourn the said meeting, and direct the said Assessor to give notice to such person to appear before them on the day to which the hearing shall be adjourned, and to verify the said Statement or Schedule.

- 4. Such person shall, upon receiving such notice, attend accordingly on the day therein mentioned before the said Commissioners, and shall verify on oath his said Statement or Schedule, and shall sign the same with his proper name.
- 5. Such oath shall be to the effect that the contents of such Statement or Schedule are true to the best of his judgment or belief, and that the same contains a just and correct account of the balance of all the profits and income of the person delivering the same chargeable to such person under this Act, from whatever source or sources thereof, after making such reductions as are therein stated, and that no deduction whatever other than such as is therein stated, and to such amount only as is therein stated, have been made from the profits or income accounted for.
- Provided always that such person shall be at liberty to amend his said Statement or Schedule before he shall be required to take such oath.

LVI. 1. Whenever the Commissioners for

Commissionersmay put questions, either in writing or orally, touching any assess-ment, and receive answers, and may order to produce books.

general purposes shall be dis-satisfied with any assessment made by the Collector, or with any Schedule delivered to them, or shall require further information respecting the same, it shall be lawful for the said

Commissioners to put to the person to be charged in respect thereof any question in writing or vira roce touching such assessment, or the contents of such Schedule, or touching any of the matters which ought to be contained therein, or any sums which shall have been set against or deducted from the profits or gains to be estimated in such assess-men, or Schedule, and the particulars thereof, and to demand an answer to such question accordingly from the person to be charged : and to require the said person to produce his books and accounts for the year in respect of which he is to be charged :and so from time to time, whenever the said Commissioners shall think the same necessary.

- 2. Where such person shall not himself be in attendance, the said Commissioners for general purposes shall issue their Precept, requiring true and particular answers to be given to such questions as aforesaid, within a time to be directed by the said Commissioners.
- 3. Every such person shall make true and particular answers, in writing, signed by him, to such questions within the time directed by the said Commissioners, or shall, within the like period, tender himself before the said Commissioners, to be examined by them riva roce to such matters; and every person required to make such answers, or appearing before the said Commissioners, to be examined as a party, or in case of absence, sickness, or other reasonable causes, to be allowed by the said Commissioners as aforesaid, as the clerk, agent, or servant of such party, as herein is mentioned, shall be permitted to give his answers, either in writing as aforesaid, or viva voce, without having taken any oath, and shall be at liberty to object to any question, and peremptorily to refuse to answer the same, or to produce his books or accounts.

- 4. The substance of such answers as any such person shall give rird voce, shall, in his presence, be reduced into writing and read to him, and he shall be at liberty to alter any part thereof, and also to alter or amend any particular contained in his answers in writing, or in any Schedule or Declaration, before he shall be called upon to verify the same in the manner herein directed.
- 5. Any such Schedule shall be altered or amended, as shall seem requisite, after such inquiry or examination.

LVII. It shall be lawful for the Com nissioners for general purposes, in any of

Commissioners may call on party to verify answers and examination on oath.

the cases mentioned in the preceding Sections, whenever they shall think the same necessary, to require any person who shall

have made any answer in writing as aforesaid, or who shall have been examined rird roce before them. to verify his examination on oath which any one of the said Commissioners is hereby enpowered to administer, and such oath shall be to the effect that the contents of all such answers in writing as shall have been returned to the said Commissioners by him are true; and in the case of an examinition rind roce, shall be to the effect that the contents of his examination, as the same have been reduced into writing, are true; and every such outh shall be subscribed by the party taking the sam .

LVIII. 1. It shall be lawful for the Commis-

Commissioners m 1y summon witnesses and examine them on oath.

sioners for general purposes to summon, in like manner, any person whom they shall think able to give evidence or testimony respecting the assessment

made, or to be made, on any other person, to appear before them to be examined, and to examine every such person who shall so appear before them on oath, which oath any one of the said Commissioners is hereby empowered to administer.

2. Such oath shall be to the effect that the testimony or evidence to be given by such person shall contain the whole truth, and nothing but the truth, in respect of the matter in question concerning which such evidence or testimony is to be given, and every such oath shall be subscribed by the person taking the same.

When Schedules not returned, or answers given, Com-missioners to make assessment according to best of their judgment, which shall be final.

LIX. 1. Whenever any person chargeable under the Act shall have neglected or refused to return a Statement or Schedule according to the exigency of the Precept of the said Commissioners, or whenever any person charged as aforesaid, or any clerk, agent, or servant of such person being

summoned, shall have noglected or refused to appear before the Commissioners to be examined, or whenever such person, or his clerk, agent, or servant as aforesaid, shall have declined to answer any question put to him by the said Commissioners in writing or viva voce, or to produce his books, or whenever the Schedule delivered shall have been objected to as aforesaid, and the person assessed shall not have appeared to oppose such objection, or whenever any person, being required so to do, shall have neglected or refused to verify his Statement or Schedule, or his answers or examination in writing, the said Commissioners shall, in every such case, according to the best of their judgment, subject to the provisions contained in the next succeeding Section of this Act, settle and ascertain in what sums such person ought to be charged, and shall make an assessment accordingly.

2. Such assessment shall be final and conclusive, subject only to such surcharge as is in the 61st Section provided.

LX. In every case where the Commissioners

Where assessment increased upon erroncous return or in de fault, Commisdouble amount of which Duties in-creisel, unless the person charged proves that the error or default was not trandulent or wiltul.

for general purposes shall have increased the assessment upon any person, either upon the amount contained in the Statement or Schodule of such person, or upon his default to return a Statement or Schedule, or duly to verify the sume, or upon his refusal, or the refusal of his agent, clerk, or servant as aforesaid, to answer any question, or

to produce any book, it shall be lawful for them to charge and assess such person, (in addition to the sum originally assessed, in a sum not exceeding (double) the amount by which the Duties shall have been increased, unless such person shall make it appear to the satisfaction of the said Commissioners, that the omission or wrong statement, or the said default or refusal complained of, did not proceed from any fraud, or contrivances, or intent to evade payment of any sun justly chargeable, or any wilful neglect.

LXI. 1. The several Collectors and Assessors

Powers to Collectors or Assessed to suchuge at any time or discovery of fixed or continy in e Suchuge to be in troble Daty.

in each District are hereby emprivered respectively, at all reasonable times, to inspect and examine all and every the assessments of the sail Daties made by the Commissioners under this Act, together with

the returns of the persons assessed in such District.

- 2. If any such Collector or Assessor shall discover at any time after the sail Commissioners shall have signed and allowed their assessments. and before any Statement or Schedule correcting the said omission or this-stat ment shall have been filed under the next succeeding Section of this Act, that any person who ought to be charged with the said Dates, or any of them, shall have been omitted to be chuged therewith, or shall have been, through any fraud or continuances or mis-representation, under-rated in the said a sessiment, then, and in every such ease, the sud Collector or Assessor shall certify the sun , in writing under his hand, to the said Commission rs, by way of surcharge, together with the full amount of Duty which ought to be pud by way of surcharge, and shall cause notice of such surcharge, and of the time appointed for hearing the same by the said Commissioners, to be given in manner aforesaid to the party chargeable.
- 3. The said Commissioners shall appoint a time for hearing such surcharge, and shall, at such time, or at any time to which the hearing shall be adjourned by them, hear and determine the matter of the same. If they shall allow the said surcharge, and shall consider that the omission to charge, or the under-rating the party so chargeable, was caused by any fraud, contrivance, or mis-representation on his part, they shall charge and assess him, in addition to the original assessment, in a sum not exceeding treble the amount by which the said Duties shall have been increased upon such surcharge.

INII 1 If any person who shall have deli-

deliver lan errone ous stat ment er no Person whileve statement inv le mg cen et preclings to r s meres 1 Days er lor pultr, er to

If uv po cdm rs missi nois mir skiy them or terms

veied a Statement or:Schedule, shall discover any omission of wrong statement therom, it shall be limited for him to deliver an idditi bal Statement or Schedule, recitying such omis similar is statement, and if such additional Statement or Scoolable fund to be true id cone fin all it puticulus the Commissioners they shall e neet the as a ment on such person in accordance theres with, and such pasen hall not

afterwards be july certa ny procedure to as sid like or field. Detrished reather of the two list preceding Section of this Act, or to my proreeding for any of the penalties heremafter im a sed by reach of such enjoying malloring ion or wrong st itement

? It my per en shill not have de wered a Stat ment of School within the time limited by the Commissione's for that purps, it shall be Liv ful t 1 him to deliver 1 Statement er S hedule ta mu i her in du efed, Lany time bet ie i proceeding shall be hall to machine him or to recover double or troble Duty or the parally here mements nel and if such let mentioned Seiter rient or Scheinle be found by the Commissioners to be time and a receive all particular, the sure Communion is shall assess the said person in acciding the with and ropiocedin, shall be afterwards had for recovering such deal lear trable Duties or penalty, by reison of his neglect to deliver the said Statement or Schedule within the time limited

a liany pocceding of all have been actually had before the Commissions for such regards to have such unserted to receive the delicity of a had in additional Statement of the Commission of the first form that the little schedule, it had been full for the little commission of the first transfer of the little schedule. satisfic to the from the control what ver was intential tests on a proceeding, either or the terms of, and entantial or the terms of the terms of

I my 1 1 n, chn alle to the sud Dutr shall have dar a laman for statement or schedule, and shall excit form a mar a sufficient record way and form a laman form of the statement as a sufficient record way and form of the statement as a sufficient record way and form of the statement as a sufficient record way and form of the statement as a sufficient record way and form of the statement as a sufficient record way and the statement of the stateme a sufficient to the way of the self and some the term of the term person shall not lot his to any don'n or treble Du's or to as penalty, for not having divered such that in the servedile within the time before limited, in care un's pason shall have delivered as 1 Statement of Schedule is, from the niperfect ture of the case, he was enabled, in the jud ment of the Commissioners, to give and so from time to time, as long as the Commissioners shall grant further time as aforesayl.

Persons assessed under Schedule 2 to-have option of appealing to Commis-sioner for Special Purposes, instead of to Commissioner for General Purposes.

LXIII. J. In an, case in which an appeal is allowed to be made to the Commissioners for general purposes against any assess-ment of the Duties contained m Schedule 2 of this Act, or against any surcharge of such Duties, it shall be lawful for the person assessed or charged, if he shall think fit, and if any Commissioners for special purposes shall have been appointed for the the Division of District in which he shall have lean so charged, instead of appeiling to the said Commissioners for general purposes, to appeal to the Commissioners for special purposes, for the sud Di ision of District upon giving notice of such appeal in writing to the Asse sors welling the time limited for notices of appeal to the Commissioners for general purposes in similar cases.

2 Theremon every such appeal shall be heard in I determined by the Commissioners for special juip s s of that Division or District, and the acternation of the said Compassioners for speerd purp see shall be final and conclusive in the matta adject only to such surchage as in the olst section is ja vided

> Provided, ilways, that no person, who shall clain the exemption or abatement hereinister granted ic patry by to persons whose annual in-cinar las it in Rapecs 200 or Rupees 500 acspectively - all I allowed to appeal to the said Commis neistry culpurpoes, but that every sich chain shall be determined by the Commis-Signer 1 i general purposes
LNIV The Commissioners for general pur-

poses shall, in their respective Contus no to tru mit list c As be entered the several an ounts of the sums is essed by them, nu of Pivi in and they shall from time to time make out and transmit to the Commissioner of Revenue of the Division, and in the said Districts of Cilcutta, Midras, Bombay, and the Settlement afores ud, to the respective Chief Revenue Authorities 1 alcresid, accounts of the amount of Duty assess d by them, distinguishing the amount charged on each person, which accounts shall severally be read out, with the particular required by the Net, and they shall also, from time to time, a ke out and transmit to the said Committoners of Chief Revenue Authority is the read later out and transmit to the said. due ad, lists ent many the name, description, ind place fresider effective person a sessed by cutly can be done

Pur V

in as to In 1 and Special Clases of Les is chargeable

I XV. The tru tee guarden, emator, or commettee of any person, being In tesmideun an infinit, or married woman, I is eliminated to the law of England as alcresid, or a lunate, and naving the direction, control, or management of th preperty or concern of such infant, married workin, or lunatic, whether such infant, married wemm, or lunatic, slidl reside in India, or not, shall be changeable to the and Duties in like manner and to the same an ount as would be charged, if such infant were of full age, or such married woman were sole, or such lunatic were capable of acting for hinself.

LAVI. Any person not resident in India, whether a subject of Her Agents, Fictors, whether a subject of Her and Receivers of Majesty or not, being in the Non-residents to be receipt through any agent, factor, or receiver, of any profits or income chargeable under this Act, shall be chargeable in the name of such agent, factor, or receiver having the receipt in India of such profits or income belonging to such person, in the like manner and to the like amount as would be charged if such persons were resident in India, and in the actual receipt thereof.

LXVII. 1. Every such trustee,

Trustees, Guardiams, Agents, &c., required to do allacts necessary for the assessment of their principals.

curator, or committee in the 65th Section mentioned, and every such agent, factor, or receiver in the 66th Section mentioned, shall be answerable for the doing of all such acts and things as shall be required

to be done by virtue of this Act, in order to the assessing of any such person to the Duties granted by this Act, and paying the same

2. Provided that no trustee, who shall have authorised the receipt of the profits or income arising from trust property by the person entitled thereunto, or by the agent of such last-mentioned person, and which person shall actually receive the same under such authority, nor any agent, or factor, or receiver, of any person, being of full age, and resident in India, and being under no disability, as a married woman subject to the law of England, or a lunatic, who shall return a list in the manner herein required, of the name and residence of such person, and of the assessment so authorised to be received, shall be required to do any other act for the purpose of assessing such person, unless the Commissioners, acting in the execution of this Act in respect of the assessment to be made on such person, shall require the testimeny of such trustee, agent, or receiver, in pursuance of the authority by this Act given.

Trustees or Agents of persons of full age, (being resident in India) only required to deliver a list of names and residence of principals.

LXVIII. 1. Every person who shall act in any character as aforesaid for any other person, who, by reason of any such incapacity as aforesaid, or by reason of his not being resident in India, cannot be personally charged by virtue of this Act, shall

also, within the like period, deliver in the manner herein directed, and in the same District in which the person delivering such list ought to be charged on his own account, a true and correct statement, in writing, signed by him, of the amount of the income and profits to be charged on him on account of such other person, estimated during the period, and according to the rules contained in the said respective Schedules, t gether with such declaration of the manner of estimating the same as aforesaid.

2. Provided, always, that where two or more such persons shall be liable to be charged for the same person, one return only shall be required, and such return shall be made by them jointly, or by one or more of them, on behalf of himself themselves, and the rest of the persons so liable; and it shall be lawful for them to give notice, in writing, to the Commissioners acting in each District where they shall be called upon for such statement, in what District or place, or Districts or places they are respectively chargeable by this Act on their own account, and in which of the said Districts or places they are desirous of being so charged on the behalf of such other person for whom they so act in any of the characters before mentioned, and they shall be assessed accordingly by one assessment in such District or place, pro-vided any one of such persons shall be liable to be charged on his own account in such District or

If more than one assessment shall be made on such persons, or any of them, on the same account, relief shall be granted for such double assessment by like applications to the Commissioners, as are allowed in other cases by this Act.

LXIX. The receiver or manager appointed by

Receiver or Ma-nager of Trust Property chargeable.

any Court in India, whether constituted by Royal Charter or not, or having the direction and control of any property in

respect whereof a Duty is charged by this Act, whether the title to such property shall be uncertam or not, or subject to any contingency or not, shall be chargeable to the said Duties in like manner and to the like extent as the persons entitled thereto would be chargeable, if in actual possession of the said property, and if the title thereto were certain and not subject to any contingency whatever.

LXX. The Courts of Wards in the Presiden-

Court of Wards is to be charged for property in its con-

cies of Fort William, Fort St. George and Bombay and in any other parts of British India wherein such Courts shall be established, shall, in respect

of all property, profits, and incomes chargeable with any Duty under this Act, in the direction and control of such Courts, whether the propuetors on whose behalf the said Court shall have such direction or control, be or continue disqualified or not, so long as the said Court shall have such direction or control, shall be chargeable to the said Duties in the like manner and to the like extent as the proprietors of such property, if not disqualified, and in actual possession thereof would be charge-

Administrators General are to be charged for all pro-

perty in their posses-

sion and control.

LXXI. Every Administrator General of Bengal, Madras and Bombay respectively, shall be chargeable under this Act in respect of all property, profits, and income in possession or control, either un-

der or by virtue of any letter of administration of ad collegenda or by virtue of any probate granted to him as executor of any will, or of any appointment as curator, or as official trustee.

LXXII. Every such receiver or manager,

Receivers, Mana-gers, Court of Wards and Administrators General are required to do all acts under every such Court of Wards, and every such Administrator General respectively shall be answerable for doing all such matters and things, and for delivering all such lists, declarations

and statements as shall be required to be done as declared by virtue of this Act, in order to the assessing of the Duties imposed by this Act in respect of the several properties, profits, and income under their charge respectively, and in order to the payment of the same.

LXXIII. 1. All Bodies Politic or Corporate,

Corporations, Companies, and So-cieties charged with Duties, and their Officers to do all acts required for assessor Collegiate, and all Companies or Societies of persons, whether corporate or not cor-porate, and the property thereof, shall be chargeable with such and the like Duties, and be liable to such and the like reme-

dies, as ary person and his property will, under this Act, be chargeable-with and liable unto.

2. When such Body, Company, or Society shall be registered under Act XIX of 1857, or under any other Act of the Governor-General of India in Council, the registered Officers of such Body, Company, or Society, and where it shall not be so registered, the Secretary or Principal Agent or Manager in India shall be answerable for doing all such acts and things as shall be required to be done by virtue of this Act, in order to the assessing such Body Corporate, Company or Society to the Duties imposed by this Act, and paying the same.

3. The Treasurer of such Body Corporate, Company, or Society, whether the same be registered as aforesaid or not, shall be also answerable for the payment of the said Duties, when assessed as afore-

said.

Officers of Corporation, Companies, and Societies are re-

LXXIV. 1. Every Officer in the second Clause of the last preceding Section described, of any Corand Societies are required to deliver correct statements.

poration, Company, or Society, shall also, within the period required by this Act, prepare and deliver in the form and manner prescribed in this

Act, a true and correct statement of the profits and gains to be charged on such Corporation, Company, or Society, computed according to the directions of this Act, together with such declaration of the manner of estimating the same as aforesaid.

2. Such estimate shall be made on the amount of the annual profits and gains of such Corporation, Company, or Society, before any dividend shall have been made thereof to any other persons, corporations or companies having any share, right or title in, or to such profits or gains, and all such other persons and Corporations or Companies shall allow out of such dividends a proportionate deduction in respect of the Duty so charged.

Trustees, Agents, and Receivers, may retain Duties charged on them out of trust monies

LXXV. Where any person being trustee, guardian, tutor, curator, or committee, or being agent, factor, or receiver of or for any person, shall be assessed under this Act in respect of such person; or

where any receiver appointed by any Court or any Court of Wards, or any Administrator General, shall be assessed under this Act in respect of the property, profits or incomes received by them in their character respectively; or where any Secretary, Agent, Manager or other Officer of any Corporation, Company, or Society shall be so assessed in respect of such Corporation, Company or Society as aforesaid, it shall be lawful for every such person, who shall be so assessed, by and out of the money which shall come to his hands as such trustee, agent, factor or receiver, guardian, tutor, committee, or curator as aforesaid : or as such receiver, Court of Wards, or Administrator General as aforesaid: or as such Secretary, Manager, Agent, or other Officer, to retain so much and such part thereof from time to time as shall be sufficient to pay such assessment; and each and every of the said persons enumerated in this Section, shall be fully indemni-fied against every person, Corporation, Company, or Society whatsoever, for all payments which he

shall make in pursuance and by virtue of this Act. LXXVI. 1. Any married woman subject to Married woman the law of England in regard Married woman (subject to English to her coverture, acting as a law) having separate property chargeable. sole trader in her own name, or having or being entitled to any property or profits to her sole or separate use, shall be chargeable to such and the like Duties, and in like manner, except as hereinsfter is mentioned, as if she were actually sole and unmarried.

2. Provided, always, that the profits of any married woman subject to the law of England as

aforesaid, living with her husband, shall be deemed the profits of the husband, and the same shall be charged in the name of the husband, and not in her name or of her trustee.

3. Provided also that any married woman subject to the law of England as aforesaid, living in India separate from her husband, whether such husband shall be temporarily absent from her or from India, or otherwise, who shall receive any allowance or remittance from property out of India, shall be charged as a feme sole if entitled thereto in her own right, and as the agent of the husband if she receive the same from or through him, or from his property, or on his credit.

Commissio n e r s, Collectors, and Assessors to be charged with Duties as other

LXXVII. 1. The persons acting as Commissioners, Collectors, and Assessors in the execution of this Act shall be charged and assessed to all the Duties imposed by this Act if liable thereto, and shall

deliver all such lists, declarations and statements, and shall do all such acts and things as shall be required to be delivered or done by this Act, and in order to the assessing of the said Duties in like manner as any other persons.

Provided always, that any Commissioner, whose Statement or Schedule shall be under consideration, or shall be concerned or interested therein either for himself or for any other person in any character before described, shall have no voice, and shall not be present, except upon an appeal for the purpose of being examined vira voce by the Commissioners then having his assessment or Schedule under consideration, but shall withdraw during the consideration and determination thereof.

PART VI

Rules under Schedule I.

LXXVIII. The Duties hereby imposed and contained in Schedule I shall be assessed and charged under the following Rules, that is to say :-

SCHEDULE I.

Profits of lands paying revenue di-rect to Government under settlements subject to revision, to be estimated at one-half the Government Revenue.

1. The annual profits of the proprietors, and holders of lands paying revenue direct to Government, not under any perpetual or permanent settlement, but under any settlement liable to revision or alteration, shall be estimated at (one-half) of the annual amount

vernment. The owners or holders of such lands shall be chargeable with the amount of such annual profits so estimated.

2. If any owner or holder of lauds included in

Assessment As a c a s m e n t upon such lands may be reduced on proof that the profits rea-lized are less than one-half the Government Revenue.

Rule No. 1 shall prove to the satisfaction of the Collector, or on appeal to the satisfaction of the Commissioners for general purposes, that the actual annual profits received by him from the said lands are less in value

than [one-half] the annual amount of revenue payable in respect of the said lands, the Collector or the said Commissioners on appeal shall reduce accordingly the annual value of the lands with which such proprietor is chargeable.

3. In case any such owner or holder shall ob-

Upon applications to reduce, proprietor, if he finds liable to be charged with excess of profits above onesitalf of the Govermment Revenue.

ject, either before the Collector or the Commissioner, to be charged with the annual value at the rate of [one-half] the annual amount of revenue pay. able on the said lands, he shall be bound to make all the re-

turns and statements, and be subject to the same rules as the owners or holders of lands mentioned in the following rules : and if it shall appear to the Collector or to the Commissioners on appeal that the annual profits arising from the said lands are more in value than [one-half] of the said annual amount of the said Government Revenue, the said Collector or the said Commissioners shall charge such owner or holder with such increased annual value of the profits, and he shall be charged double Duty in respect thereof.

4. All persons in the actual receipt, whether

as owners or not, of the rents All persons in reor profits of any lands or houses

ceipt of rents and profits of lands and houses not included in Rule No. 1, to make returns, and to be chargeable with actual profits.

not included in the said first general rule whether paying revenue to the Government or not, shall return and deliver, as aforesaid, a statement of all the rents and profits, of whatsoever

nature or kind, including dues, services, royalties, fines, tolls, and casual profits received by them during the preceding year, that is to say, the year immediately preceding the year of assessment and ending on the 30th day of April next preceding that year, and shall be chargeable with the annual amount of such rents and profits estimated as herein mentioned.

5. (1.) In estimating such rents and profits, Gross amount of rents and profits to be stated, but provi-sion for deduction. the gross amount received during the preceding year shall be fully stated; but if the person receiving the same be himself liable to pay, in respect of the said premises, any rent, jumma, or annual sum of any kind whatsoever, received or charged in respect thereof, he shall state in his return the amount of such rent, jumma, or charge, and shall be charged with the said Duties on the said gross rents and profits, and on paying the full amount of the said Duties shall and may deduct and retain out of the same so much of the said Duties on account of the same as a like rate on such rent or annual sum shall, by a just proportion, amount unto.

(2.) The persons entitled to such rent, jumma, or annual payment, their receivers or agents shall allow such deduction upon the receipt of the residue of the said rents or annual payments, without any fee or charge for such allowance, and the person who shall have been so charged, and shall have so paid the said Duty, and made the said deduction as aforesaid, shall be acquitted and discharged of so much money as if he had actually paid the same to the person to whom the said rent or annual sum

shall be due and payable as aforesaid.

Rvots and persons holding for agricultural purposes only at rack-rent n o t chargeable in respect of occupation only, but shall return name of landlord and rent.

6. Ryots and persons in the occupation of lands for agricultural purposes holding at rack-rent, and whose rent shall be subject to a revision or enhancement from time to time, and ryots in the occupation of lands for such purposes only, and actually engaged in the cultivation of the

oil, or the depasturing of animals thereon, whe-

ther their rent shall be a rack-rent, or subject to revision of enhancement or not, shall not be chargeable with the said Duties in respect only of their occupation of the said lands : but shall when, and if required by the Assessor, return and deliver in the manner required by this Act a statement of the amount of rent payable by them respectively, and of the landlords and persons to whom they pay the same respectively.

A similar provision as to occupiers of houses at rack-

7. Persons occupying houses for the purpose of habitation only, holding the same at a rack-rent, shall not be chargeable with the said Duties in respect of their occupa-

pation only of the said house, but shall, when, and if required by the Assessor, return and deliver such statement as in the last preceding rule mentioned.

All other persons occupying lands to return and be charged with actual profits

8. All persons occupying lands or houses other than persons mentioned respectively in Rules Nos. 6 and 7, and not being the owners thereof, shall return and deliver in

manner aforesaid the actual amount of profits realized by them from the said lands or houses during the preceding year, according to Rule No. 2. 9. Owners of lands and of houses occupying the

Owners of lands and of houses occupving the same to be charged at rack-rent at which the same are worth to be let.

same, shall be chargeable in respect of the annual value of the same at the rack-rent at which the same are worth to be let for the year.

Rule as to fines and bonuses or lease.

10. In respect of all fines or bonuses received in consideration of any lease of, or agreement to let lands or houses, the said Duty shall be

assessed upon the amount received within the year preceding by, or on account of the party, Provided that, if such party shall prove to the satisfac-tion of the Collector or of the Commissioners for general purposes, that such fines, or any part thereof, have been applied as productive capita! on which a profit has arisen or will arise, otherwise chargeable under this Act for the year in which the assessment shall be made, it shall be lawful for the said Collectors, or for the Commissioners on appeal, to discharge the amount so applied from the profits liable to assessment under this Rule.

11. Where any mortgagee or creditor having a hen on lands or houses shall Rule as to mortbe in possession of the lands gages in possession. or houses mortgaged or secured, such mortgagee or creditor, whether in the actual occupation thereof, or in the receipt of the rents and profits thereof, shall be chargeable as the owner of the same according to the Rules herein contained respectively :- and upon any settlement of accounts between such mortgagee or creditor, and the mortgagor or debtor, the Duty payable in respect of the amount of the interest payable upon the mortgage or debt shall be taken and allowed as so much money received by such mortgagee or other creditor on account of such interest.

12. Where the person who is the owner of any lands or houses at the Rule as to owners time the assessment is made, dying before pay-ment. shall die before payment of the Duty, the heirs, executors, administrators or assigns, or other person who, on such death, shall become entitled to the rent and

profits thereof, shall be liable to the payment of

all arrears of the said Duty due at the time of such death, and to all subsequent instalments for that year without any new assessment.

13. Where any house shall be divided into distinct portions, and occupied by distinct owners or their respective tenants, such proportion shall be charged distinct to

their respective occupiers.

11. (1.) No deduction from the estimate or

No deduction allowed, unless expenses the same shall be allowed in any pressly authorized and stated in writing.

Signed by the party claiming such deduction, stating the nature and amount thereof, shall have been delivered to the Assessors within the time

and pursuant to the notice given by such Assessor.
(2.) If any such deduction shall be made or allowed contrary to this Act, or without such account in writing as aforesaid, the party making the same shall be surcharged with the amount of

such deduction.

15. Where the amount of rent of any lands shall depend wholly or in part on the price of any kind of received in grain or grain, or on the actual proproduce. duce of the land, either in respect of the price or quantity of such produce, the computation produce, the computation for the purpose of charging the Duties in Schedule I shall be made, and the amount to be assessed shall be ascertained, according to the Rules and in the manner by which such rents have been usually ascertained in the said District, between the landlords and tenants, and the said Commissioners shall, in such cases, determine according to what Rules and in what manner it has been usual, in the said District, to ascertain the amount of such rents between landlords and tenants.

- Tenants and landlords, when required,
 to produce leases, be given either to the tenant kuboolyuts and tent of any lands or houses in the District, or to both the tenant or occupier, and to the landlord, as he shall, in his discretion, think fit.
- (2.) Every tenant or occupier of lands shall, within ten days after the said Assessor shall have left at his usual place of abode a notice in writing, requiring the same, produce to such Assessor the lease, agreement, or instrument in writing, under which such tenant or occupier holds such lands or houses, together with any receipts or bills for rent which he may have received during the preceding year or during such further period as the Assessor may specify in the said notice.
- (3.) Where there shall be no such lease, agreement, or instrument, or the same shall not be in the possession or power of such tenant or occupier, then he shall leave with such Assessor, within the time before-mentioned, a return of the actual rent annually reserved and payable, and of any other valuable consideration given or to be given, to the landlord of such lands or houses as a further consideration for such tenancy, under the penalty of treble the Duty hereby chargeable thereon, in case of any wilful neglect to comply with such notice.

(4.) Every landlord or owner of lands or houses occupied by his tenants shall also, within ten days after the said Assessor shall have left at his usual place of abode a notice in writing requiring the same, produce to such Collector the kuboolyuts or agreements, or counterparts of the instruments in writing under which such tenants hold such lands or houses, and where there shall be no such kuboolyut or agreement, or counterpart, or the same shall not be in the possession or power of such landlord, he shall leave with such Assessor, within the time before-mentioned, a like return in writing containing such particulars, and under such penalty as in this Rule before provided.

(5.) It shall be lawful for such Assessor to make his assessment on the production of such lease, or agreement, or instrument, or receipt, or of such rent-rolls, or of such kuboolyuts or counterpart, as the case may be, according to the rent therein respectively reserved, specified or made payable, if satisfied with the genuineness thereof respectively, and in case of non-production of any of such documents, then upon the rent reserved or made payable, according to the account thereof delivered as aforesaid, if he shall be satisfied that the said lands have been bond fide let at the reserved rent notified to him as aforesaid, without other valuable consideration.

(6.) But in case such Assessor shall not be satisfied of the genuineness of the said documents, or any of them, or with the note given to him, or in case no such note shall be given, then such Assessor shall make the said assessment according to the best of his judgment,

as directed in the foregoing Rules.

(7.) Provided, always, that, if the house occupied by any such tenant shall be distant more than five miles from the dwelling-house of such Assessor, it shall be competent to such tenant to lodge his lease, agreement, or instrument, or note in writing of the rent, with the nearest Officer of the Government in the revenue establishment in the said District; and such Officer shall produce the same to the said Assessor when required.

17. (1.) The said Dutics shall be assessed on all lands and houses, whether occupied at the time of assessment or not: in case any lands chargeable to the said Duties shall be unoccupied, and no distress can be found on the same at the time of such Duties.

(2.) Provided, always, that the said Duties, or either of them, shall not be charged or levied on any house which shall be or become unoccupied for such year, or portion of the year, as the same shall be unoccupied, but the assessment thereupon for such year, or portion of the year as aforesaid, shall, upon appeal, be discharged or diminished by the Commissioners, on due proof of the time during which such house remained unoccupied.

Power to Assessor to enter and survey lands and houses.

This Act in respect of any lands or houses, or the tenant or occupier, shall, upon due notice under this Act, omit to

produce or deliver any account or note in writing, which he is by this Act required to produce or deliver according to such Rule in the Act as is applicable to such property, or shall have delivered an account with which the Collector or the Commissioners upon appeal, or upon any objection taken under this Act. shall be dissitisfied, the Assessor, having first obtained an order in that

behalf, signed by the said Collector or by the said Commissioners respectively and taking to his assistance such person or persons of skill as shall be named in such order, shall, after two days' notice to the occupier, have full power, at all reasonable times in the day-time, to view and examine any lands, houses, or other property chargeable, in order to make a survey thereof, and otherwise to ascertain the annual value at which the same ought to be charged by virtue of this Act, and for so doing shall have liberty to enter upon any lands or houses, and to value the same, and to measure and survey the same, if they cannot otherwise ascertain the annual value thereof.

19. (1.) If, upon appeal, any dispute shall arise touching the annual value of any lands or houses, and the Commissioners shall deem Power to appoint it necessary, or the appellants shall desire, that a valuation thereof should be taken and made by any person of skill, it shall be lawful for the said Commissioners to direct that a valuation be made by any person to be named by the said Commissioners, the costs and charges whereof shall abide the final determination of the said Commissioners, and to require the just valuation to be verified on the oath or solemn affirmation of the person making the same, but in case the appellant, after having desired such valuation, shall not within such time as the said Commissioners shall consider reasonable, cause such valuation to be made as aforesaid, the said Commissioners shall make an assessment according to the best of their judgment without such valuation.

(2.) Provided, always, that it shall be competent to the said Commissioners in every such case where the valuation so made shall exceed the value put upon the same lands or houses by the appellant, to direct the costs and charges attending the same to be paid by him; but if they shall be of opinion that such costs and charges have not been incurred through any default of the said appellant, they shall direct the same to be paid by the Collector of the District, who, on the certificate of the Commissioners, present at the time of the determination, shall pay the same, and the sum so paid shall be allowed to such Collector in

his accounts.

Deduction where rents reduced in consequence of flood, drought, or tempest.

Deduction where tained on the growing crops, or on the stock on lands let to tenants, or the said lands, or any part thereof, shall, by such

flood, drought, or tempest, he rendered meapable of cultivation for any year, and it shall be proved on oath, to the satisfaction of the Collector, or, upon appeal, to the satisfaction of the Commissioners for general purposes, that the owner of the said lands, or the person in receipt of the rents thereof, hath, in consideration of such loss, abated or agreed to abate to his tenant the whole or any proportion of the rent reserved or payable by such tenant for any year of such demise, it shall be lawful for the said Collector, or for the said Commissioners, to abate in the assessment made in respect of the said lands for the same year for which such rept hath been abated, and to discharge therefrom the whole or the like proportion of Duty as the said owner shall appear, on such proof as aforesaid, to have abated of or from the rent reserved and made payable to him on such demine.

(2.) It shall also be lawful for the said Collectors, or for the said Commissioners, in every such case, to abate in the assessment made in respect of the occupation of the said land for the same year, and to discharge therefrom the like proportion of Duty as shall have been abated or discharged from the assessment made in respect of the property on the said lands for the cause aforesaid.

21. Whenever, from any of the causes aforesaid, the like loss shall be sustained on lands in the occupation of the owner, and the

tion of the owner, and the same shall be proved to the satisfaction of the Collector, or,

in case of appeal, before the said Commissioners, it shall be lawful for him or them to abate in the several assessments made in respect of the said lands, and to discharge the whole or any part of the said respective Duties, and in proportion to the loss so sustained, and to the amount which he or they shall be of opinion would, or ought to have been abated as aforesaid, if the said lands had been demised to a tenant, and a proportionate abatement had been made to such tenant under the circumstances of the said loss.

22. Whenever any loss of rents shall be sus-

Deductions from rents for loss caused by insolvency or absconding of tetained by the owner or landlord of any lands occasioned by the insolvency or absconding of the tenant or occupier by whom such rent was payable, or by the fraudulent assign-

ment or removal of his goods, or by reason of such lands being left unoccupied or waste, and the same shall be established to the satisfaction of the said Collector, or upon appeal to the satisfaction of the said Commissioners for general purposes, it shall be lawful for the said Collector or for the said Commissioners to abate in the assessment made in respect of the said lands, and to discharge the whole or any part of the said Duties in proportion to the loss so sustained.

PART VII.

Rules under Schedule II.

LXXIX. The Duties hereby imposed contained in the Schedule marked II shall be assessed and charged under the following Rules:—

SCHLDULE II.

The said Rules shall extend and apply to every description of property or profits which shall not be contained in either of the said Schedules I or III, and to every description of employment of profit not contained in Schedule IV., and not specially exempted from the said respective Duties, and shall be charged annually on, and paid by the person, receiving or entitled unto the same, and his representatives.

First Case.—Duties to be charged in respect of any Trade.

1. (1.) The Duties to be charged in respect thereof shall be computed at a Computation of Sum not less than the full amount of the balance of the preceding year. Profits of such trade during the preceding year, that is to say, during one year, ending on the day of the year immediately preceding the year of assessment on which the accounts of the said trade, manufacture, adventure, or concern shall have been usually made up, or on the 30th day of April preceding the year of

assessment, and shall be assessed, charged, and paid without other deduction than is hereinafter allowed.

Provided, always, that in cases where the (2.)

Rules when the Trade has been com-menced within the preceding year.

trade, manufacture, adventure, or concern shall have been set up and commenced within the said period of one year, or within the year of assessment,

the computation shall be made according to an average of the balance of the profits for such period as the Commissioners shall, under the circumstances, deem reasonable and direct.

2. (1.) The said Duties shall extend to every

Duties under Schedule II to ex-tend to all trades and manufactures, whether connected with the occupation of land or not.

Person, Body, Politic or Corporate, Company, or Society in respect of any trade, manufacture, business, adventure, concern, or carried on by them respectively in Indiaorelsewhere as aforesaid.

- (2.) The said Duties under Schedule II shall extend to every such trade, business, occupation, adventure, or concern, whether the same be connected with the occupation and use of land or not, including among others the following persons: Railway Companies, Canal Companies, Irrigation Companies, Docking Companies, Coal Companies, Gas Companies, Mining Companies, Tea Companies Indigo Planters, Coffee Planters, Sugar Planters, Tea Planters, Silk Manufacturers, Holders of Silk filatures, and all Companies and persons holding or using lands for the purpose of manufacturing the produce thereof, and selling such produce when manufactured, or for any purpose of the nature of trade or manufacture, whether such Companies or persons are subject to the Bankrupt Laws as traders or not.
- (3.) The foregoing enumeration shall not be construed to exclude from the provisions as to Schedule II any person not expressly specified therein, who would, but for such enumeration, have been deemed to be included therein under the general words of this Rule.

3. In estimating the balance of profits chargeable under Schedule II, or for No deduction to be

allowed in computation, exexcept those the purpose of assessing the Duty thereon, no sum shall be set against, or deducted from, or allowed to be set against or

deducted from such profits or gains on account of any sum expended for repairs of premises occupied for the purpose of such trade, manufacture, or concern, nor for any sum expended for the supply, or repairs, or alterations of any implements, utenails, or articles employed for the purpose of such trade, manufacture, or concern, beyond the sum usually expended for such purposes according to an average three years preceding the year in which such assessment shall be made: nor on account of loss not connected with, or arising out of such trade, manufacture, or concern, nor on account of any capital withdrawn therefrom, nor for any sum employed or intended to be employed as capital in such trade, manufacture, adventure, or concern, nor for any capital employed in improvement of premises occupied for the purposes of such trade, manufacture, or concern; nor on account of any interest which might have been made on such sums if laid out at interest; nor for any debts, except bad debts proved to be such to the satisfaction of the Commissioners respectively, or except doubtful debts as hereinaster mentioned; nor for

any average loss beyond the actual amount of loss after adjustment nor for any sum recoverable under an insurance or contract of indemnity.

4. In estimating the amount of profits as

Doubtful debts aforesaid, it shall be lawful to estimate the value of all doubtmay be deducted. ful debts due or owing to sach persons, and in the case of the insolvency or bankruptcy of the debtor, the amount of the dividend which may reasonably be expected to be received upon such debt, shall be deemed to be the value thereof, and the Duty chargeable shall be assessed and charged upon the estimated value of such doubtful debts accordingly.

5. In estimating the amount of the profits arising as aforesaid, no deduction shall be made on account No deduction on account of annuities of any annual interest, or any payable out of profits. annuity or other annual payment payable out of such profits.

Second Case .- The Duty to be charged in respect of professions or employments not contained in any other Schedule of the Act.

6. The said Duties on employments shall be

Duties chargeable on all employments by retainer, whether annual or not.

construed to extend to every employment by retainer in any character whatever, whether such retainer shall be annual or for a longer or shorter

period; and to all profits and earnings, of whatever value, subject only to such exemptions as are hereinafter mentioned.

7. The Duty to be charged shall be computed at a sum not less than Period of computhe full amount of the balance of the profits and emoluments

of such profession or employment (after making such deductions, and no others, as by tl is Act are allowed,) within the preceding year, ending as in the first case, to be paid on the actual amount of such profits or gains, without any deduction, subject to the like provisions as are made in the first case in Rule No. 1, in respect of the period of computation in the case of setting up or commencing such profession, employment or vocation within one year preceding the year of assessment, or within the year of assessment.

3rd, 4th, or 5th Rules of Case 1 applicable to Case 2.

8. The third, fourth, and fifth Rules in the first case shall also extend to the profits arising under the second case, as far as they are applicable.

Rules applying to both the preceding cases.

9. In estimating the balance of the profits to

Disbursements which are not to be allowed in computing profits Schedule 2. under

be charged according to either of the first or second cases, no sum shall be set against or deducted from, or allowed to be set against or deducted from such

profits or gains for any disbursements or expenses whatever, not being money wholly and exclusively laid out or expended for the purposes of such trade, manufacture, or concern, or of such profession or employment, nor for any disbursements or expenses of maintenance of the parties, their families, or establishments, nor for the rent or value of any dwelling house or domestic offices or any part of such dwelling house or domestic offices, except such part thereof as may be used for the purposes of such trade, or concern, as prefession, or employment not exceeding the proportion of the said rent or value hereinafter mentioned. nor for any sum expended in any other domestic or private purposes distinct from the purposes of such trade, manufacture, adventure, or concern, or of such profession or employment.

16. The computation of the Duties to be charged in respect of any trade,

Duties to be com-

puted inclusive of profits arising from profession, whether carried on lands connected with by any person singly, or by manufacture, or concern, or any any one or more persons jointly,

or by any Corporation, Company, or Society, shall be made inclusive of the profits or gains arising from lands or houses occupied for the purposes of such trade, manufacture, or concern or of any profession.

Rules as to computing Duties in the case of several persons in partnership.

11. (1.) The computation of Duties arising in respect of any trade, adventure, or concern, or any profession carried on by two or more persons jointly, shall be made and stated jointly and

in one sum and separately and distinctly from any other Duties chargeable on the same persons or

either or any of them.

(2.) The return of the partner who shall be first named in the deed, instrument, or other agreement of co-partnership, (or where there shall be no such deed, instrument, or agreement, then of the partner who shall be named singly, or with precedence to the other partner or partners, in the usual name, style, or firm of such co-partnership, or where such precedent partner shall not be an acting partner, then of the precedent acting partner,) and who shall be resident in India, shall be sufficient authority to charge such partners jointly.

Every such partner who shall be so first (3.)named as aforesaid, and such precedent partner or precedent acting partner as aforesaid resident in India, is hereby required, under the penalty herein contained for default in making any return required by this Act, to make such return on behalf of himself and the other partner or partners, whose names and residences shall also be declared

in such return.

(1.) Provided, always, that where no such partner shall be resident in India, then the statement shall be prepared and delivered by their agent, manager, or factor resident in India, jointly for such partners, and such joint assessment shall be made in the partnership name, style, or firm, and no separate statement shall be allowed in any case of partnership, except for the purpose of the partners separately claiming an exemption as herein directed, or of accounting for separate concerns.

(5.) Provided that, if any partner being entitled to exemption, shall declare the proportion of his share in such partnership, trade, profession, or concern, in order to a separate assessment for the above purpose, it shall be lawful to charge such partners separately; but if no such claim be made, then such assessment shall be made jointly, according to the amount of the profits and gains

fuch partnership.

(6.) Provided, also, that any partner in such trade, profession, or concern which shall have been already returned by such precedent partner as aforesaid, may return his name and place of abode, and that he is such partner, without returning this amount of Duty payable in respect thereof,

unless the Collector or Commissioners respectively shall think proper to require a further return, in which case it shall be lawful for such Collector or Commissioners to require from every such partner the like return and the like information and evidence as they are hereby entitled to require from the precedent partner.

12. If amongst any persons engaged in any trade, adventure, or concern, or

Rule as to change in any profession in partnership in partners. together, any change shall take place in any such partnership, either by death or dissolution of partnership, as to all or any of the partners, or by admitting any other partner therein before the time of making the assessment, or within the period for which the assessment ought to be made under this Act, or if any person shall have succeeded to any trade, adventure, or concern or any profession within such respective periods as aforesaid, the Duty payable in respect of such partnership, or any of such partners, or any person succeeding to such profession, trade, adventure, or concern, shall be computed and ascertained according to the profits and gains of such business derived during the respective periods herein mentioned, notwithstanding such change therein or succession thereto as aforesaid, unless such partners of such persons succeeding to such business as afore-aid, shall prove, to the satisfaction of the Collector or Commissioners, that the profits and gains of such business have fallen short or will fall short for some specific cause, to be alleged to them, since such change or succession took place by reason thereof.

• 13. (1.) Every statement of profits to be charged under this Schedule Statement of proshall include every source so statement of pro-fits to include every source of profit chargeable under the Acts, and party to be chargeable in same District. chargeable on the person dehvering the same on his own account, or on account of any other person.

(2.) Every person shall be chargeable in respect of the whole of such Duties in one and the same District, and by the same Collector and Commissioners (except in cases where the same person shall be engaged in different partnerships, or the same person shall be engaged in different concerns, relating to trade or manufacture in divers places, in each of which cases a separate assessment shall be made in respect of each concern at the place where such concern, if singly carried on, ought to be charged as herein directed)

(3.) Every such statement on the behalf of any other person, for which such person shall be chargeable as acting in any of the characters before described, or on the behalf of any Corporation or Company shall include every source chargeable as last aforesaid and shall be delivered in that District where such person, Corporation, or Company would be chargeable, if acting on his or their own

profils of an uncertain yearly value not charged in Schedule I. Third Case. - The Duty to be charged in respect of

14. The Duty to be charged in respect of profits of uncertain yearly value, not charged in Schedule I., Rule as to profits of uncertain yearly shall be computed at a sum not less than the full amount of the profits arising therefrom, within the preceding year, ending as in the first case, to be paid on the actual amount of such profits or gains, without any deduction.

15. The profits on all securities bearing inter-

Rule as to profits on securities in dis-count not included in Schedule III. est payable out of the public revenue, (except securities herein directed to be charged under the Rules of Schedule III); and on all discounts and on all

interest of money, not being annual interest payable or paid by any person whatever, shall be charged according to the last preceding Rule in this case.

Fourth Case .- The Duty to be charged in respect of Interest or income arising from any Possession situated out of British India, whether in any other part of Her Majesty's Dominions or not.

16. The Duty to be charged in respect of such

Computation of Income arising from Possessions out of British India to be made according to receipts of preceding year

interest or income shall be computed on a sum not less than the full amount of the actual sums which have been received in India during the preceding year, without other deduction or abatement than is herein

allowed.

Fifth Case .- The Duty to be charged in respect of any annual profits not falling under any of the foregoing Rules, and not charged by virtue of any of the other Schedules contained in this Act.

17. The nature of such profits and the grounds on which the amount thereof

of Computation not falling profits under any of the foregoing Rules.

shall have been computed, and the average taken thereon (if any), shall be stated in the

return made by the party in this behalf, and the computation shall be made either on the amount of the full values of the profits received annually or according to an average of such period, not exceeding one year, as the case may require, and as shall be directed by the said Commissioners, and such statement and computa-tion shall be made to the best of the knowledge and belief of the person in receipt of the same, or entitled thereto.

18. (1.) Any person carrying on two or more

When one person, or one firm consisting of the same perdistinct trades, losses in one trade may be set off against pro-tits in the other.

distinct trades, the profits whereof are made chargeable under the Rules of Schedule II, and in each of which he is solely interested; or any two or more persons carrying on in partnership with each other, two or more distinct trades, in

each of which the same persons alone are interested, may deduct and set off against the profits acquired in one or more of the said trades, the excess of the toss sustained in any other of the said trades over and above the profits thereof, in such manner as may be done under this Act, where a loss shall be deducted from the profits of the same trade.

(2.) Such person or persons shall, in such cases make separate statements of the profits and losses of the said several trades.

19. Any person carrying on any trade or any

Deduction for twothirds of rent of houses occupied for purpose of Trade or Profession.

profession, either alone or in partnership, renting a house part whereof shall be used by him for the purposes of any trade or any profession hereby charged, may deduct and 'set

off from the profits of such trade, or profession, such sum, not exceeding two-third parts of the rent bond fide paid for such house, with the appurtenances, as the Collector, or upon appeal, the Commissioners shall think fit to allow and the said Collector and Commissioners shall have authority to allow such deductions as in other cases, and to assess such person accordingly.

Upon all annuities, yearly interest of money, or other annual pay-20. (1.)

Rules for charging all annual internot otherwise charged under the Act.

ments, whether such payments shall be payable within or out of India either as a charge on any property of the person paying the same by virtue of

any deed, or will, or otherwise or as a reservation thereout, or as a personal debt or obligation by virtue of any contract, or whether the same shall be received and payable half-yearly, or at any shorter or more distant periods, the Duties payable under the Act shall be charged upon the annual amount thereof, without deduction, according to, and under and subject to the provisions by which the Duty in the third case of Schedule II may be charged.

- (2.) Provided, that in every case where the same shall be payable out of profits brought into charge by virtue of this Act, no assessment shall be made upon the person entitled to such annuity, interest, or other annual payment, but the whole of such profits shall be charged with the said Duties on the person hable to such annual payment.
- (3.) The person so liable to make such annual payment whether out of the profits or gains charged with Duty or out of any annual payment liable to deduction, or from which a deduction hath been made, shall be authorized to deduct out of such annual payment at the rate of Rupees 3 and Rupee 1, for every Rupees 100 of the amount thereof.
- (1.) The person to whom such payment, liable to deduction, is to be made, shall allow such deduction at the full rate of Duty hereby directed to be charged upon the receipt of the residue of such money, and under the penalty hereinafter contained.
- (5.)The person charged to the said Duties, having made such deduction, shall be acquitted and discharged of so much money as such deduction shall amount unto, as if the amount thereof had actually been paid unto the person to whom such payment shall have been due and payable.
- (6.) In every case where any annual payment as aforesaid shall, by reason of the same being charged on any property or security not being in India or otherwise, be received or receivable without any such deduction as aforesaid, and in every case where any such payment shall be made from profits not charged by this Act, or where any "he terest of money shall not be reserved or charged, or payable for the period of one year, then and in every such case there shall be charged upon such interest, annuity or orher annual payment as aforesaid the Duties herein mentioned according to, and un-der, and subject to the several and respective pro-

visions by which the Duties in the third case of Schedule II may be charged.

Whenever it shall be proved, to the 21. (1.)

Deduction in pay-ment of interest of money and other payments from profits under Schedule II. made under a

satisfaction of the Commissioners for general purposes acting in the District where any person making the application shall reside, that any interest of money, annuity, or other

certificate. annual payment shall be annually paid out of the profits and gains bond fide accounted for and charged by virtue of this Act, at the rate and according to the Rules specified in Schedule II., without any deduction on account thereof, it shall be lawful for such Commissioners to grant a certificate thereof under the hands of any one of them, in such form as shall be provided under the authority of this Act, which certificate shall entitle the person so assessed, upon payment of such interest, annuity, or other annual payment to abate and deduct so much thereof as a like rate on such interest, annuity, or other annual payments would amount unto

(2.) Every person to whom such interest, annuity, or other annual payment shall be paid, shall allow such deductions and payments upon receipt of the residue of such interest, annuity, or other annual payment, and the person paying the same shall be acquitted and discharged of so much money as a like rate thereon would amount unto, as if the same had actually been paid unto the person to whom such interest, annuity, or other annual payment shall have been

due and payable.
(3.) Provided that no such certificate shall be required where such payments are to be made out of the profits or gains arising from lands or houses as before mentioned, or of any office or employment of profits or out of any annuity, pension, stipend, or any dividend or share in such public annuities as are herein mentioned, but such deductions in all such cases may be made without having obtained such certificate.

Rules as to Districts in which persons are chargeable. 22. (1.) Every person being a householder General Rule as to the District in except persons engaged in any trade or profession, shall be which persons are chargeable. charged to the said Duties contained in Schedule II by the Collector or Commissioners acting for the District, where his dwelling house shall be situate.

(2.) Every person engaged in any trade or profession shall be chargeable by the Collector or Commissioners acting for the District or place where such trade shall be carried on, or such profession be exercised, whether such trade shall be carried on, or such profession exercised, wholly or in part only in India, or whether such person shall be engaged in one only or more such trades or professions, except where the same person shall be engaged in different concerns, and a loss for one concern shall be set off or deducted from the profits of another concern,

Every person not being a householder, nor engaged in any trade or profession, who shall have any place of ordinary residence, shall be charged by the Collector or Commissioners acting for the District where he shall ordinarily reside.

(4.) Every person not hereinbefore described shall be charged by the Collector or Commissioners acting for the District where such person shall reside at the time of beginning to execute this

Act in each year, by giving such general notices as are herein mentioned, or shall first come to reside after the time for giving such general notices.

(5.) Every such charge made in such District or place shall be valid and effectual notwithstanding the subsequent removal of the person so

charged from the District or place.

23. In order that the place where the said last-Persons to deliver mentioned Duties are to be statement of District charged may be ascertained, where chargeable. charged may be ascertained, every person is hereby required, on the delivery of any list or statement as aforesaid, at the same time to deliver a declaration in writing, signed by him, declaring in what place he is chargeable, and whether he is engaged in any and what trade or profession, or not, and if he shall be so engaged, declaring also the place or places where the same shall be carried on or exercised.

24. Where any trade shall be carried on in India, by the manufacture of goods, wares, or merchandize, the assessment thereon shall be at the place of manufacture, although the sales of such goods, wares, or merchandize shall be elsewhere.

25. Every person not being engage 1 in any

Persons not engaged in trade, having more then one dwelling house, where chargeable

trade or profession, having two or more houses or places at which he shall be ordinarily resident, shall be charged at such of the Districts or places wherein the dwelling house

shall be situate, in which he shall be ordinarily resident at the time when the Assessors shall first issue their notice under this Act in each year, in manner aforesaid, or in which he shall first come ordinarily to reside after giving such general notice as aforesaid.

26. Every person having two residences, or

having Persons more than one residence, or enrying trade in different Districts, may be called on to make returns in both Districts.

carrying on any trade, or ex-ercising any profession in different Districts, or in any District different from the District of his ordinary residence shall, if required by the respective Assessors (acting under the direction of the Collector or

Commissioners,) deliver in each of such Districts the like lists, declarations, and statements as he is hereby required to deliver in the District where such person ought to be charged, but shall not be hable to any double charge by reason thereof.

27. The Duties to be assessed by virtue of this

Profits from foreign possessions to be charged in Districts where persons chargeable reside.

Act in respect of the profits or income arising from possessions or securities out of British India, whether within any other of Her Majesty's domi-

nions or not, may be stated to and assessed by the Collector and Commissioners respectively acting for the District where the persons receiving or entitled unto the same shall reside or carry on any trade or profession.

Temporary residents to be charged in respect of income and profits out of fudia after six months' residence, but not before.

28. (1.) No person who shall, on or after British India for some temporary purpose only, and not with any view or intent of residing therein for a period exceeding six months in the whole from the commencement

of such residence, and who shall not actually have resided in British India at one time or at several times for a period equal in the whole to six months in any one year, shall be charged with the said

Duties mentioned in Schedule II. as a person residing in India in respect of the profits or income received from or out of any possessions, property, or securities, not being in India, or from any trade, adventure, or profession not carried on in India.

(2.) But every such person, if he shall actually reside or remain in British India for such space of time as aforesaid, shall be chargeable to the said Duties in the District in which he shall reside or be, for the year commencing on the 1st day of May

preceding.

(3.) Any such person who shall depart from India, after claiming such exemption, and shall again return to India, on or before the 30th day of April next after such claim made, shall be chargeable to the said Duties in the District wherein he shall reside or be, as a person residing in India, for the whole of the year in which such claim shall have been made.

29. All lists,

Lists under the Act may be deliver-ed sealed, but super-scribed with name and address of the

declarations, and statements, containing the amount of profits charged under Schedule II may be delivered to the respective persons, and in the manner herein directed, sealed up, if superscribed with the

name and place of abode of, or place of exercising the profession or carrying on trade by, the person by whom the same shall have been made.

PART VIII.

Rules under Schedules I and II.—Assessments before Special Commissioners and Compositions.

Assessments before Special Commissioners.

Persons to have the option of being assessed under Sche-dule II by Com-missioners for special purposes.

LXXX. 1. Any person chargeable to the Duties contained in the said Schedules I and II, or in either of such Schedules, and who shall not claim the exemption or relief by reason of his whole income being less than

200 Rupees or 500 Rupees, hereinafter granted, may require, if he shall think fit, that all proceedings, in order to an assessment upon him, in respect of profits chargeable under the said Schedules, or either of them, shall be had and taken, by and before the Collector and the Commissioners for special purposes of the District, (if any such shall have been appointed,) instead of by and before the Assessor, the Collector, and the Commissioners for general purposes, provided he shall deliver a notice of such request, together with the list, declaration, and statement of such profits and gains to the Collector of the District in which the same shall be chargeable, within the time to be limited by the general notice herein before directed to be given for delivery of all such lists and statements as aforesaid.

2. Thereupon the said Collector shall examine the said list and statement, and shall compute and assess the Duties which, according to his judgment, shall be chargeable upon the party under the said Schedule I or II, and shall make a certificate of such assessment, and deliver the same, together with the said list, declaration, and state-ment to the Commissioners for special purposes, who shall examine the same, and make, or sign, and allow such an assessment of the said Duties as shall appear to them to be just and proper, subject to an appeal by the party to be charged or to an objection to the said assessment by the Collector, in like manuer and under the like rules and regula-

tions as in cases of appeals and objections against assessments made by the Assessor and Collector.

3. Every such appeal and objection shall be

heard and determined by the Commissioners for

special purposes in such Districts.

4. All and every the provisions hereinbefore contained respecting assessments by and before the Assessor, the Collector, and Commissioner for general purposes, shall be applicable to the assessments under the 8th Part of this Act.

5. The decision and assessment of the Commissioners for special purposes upon such appeal shall be final and conclusive in the matter, subject only to such surcharge as is in the 61st Section

provided.

6. Any application to surcharge under that Section in such cases shall be made to, and shall be heard, and determined by the Commissioners for special purposes.

Compositions.

7. Every person desirous of compounding for the said Duties under Sche-

Parties may compound for 3 1, or 5 dules I and II or either of these Schedules as hereinafter

mentioned, in the first, second, or third years of this Act, in order to an assessment of the said Duties being nale under the provisions of the Act, shall, at any time after he shall have delivered the list and statement of his profits under the said Schedules, or either of them, as required by the said Act, and before he shall have been assessed under the said Schedules or either of these for such years, deliver to the Assessor of the District a notice signed by such person of his desire to compound for the Duties thereon in the manner allowed by this Act; and shall state therein whether he desires to compound for five, four, or three years.

- When such assessment shall have been made by the Commissioners for general purposes, or by the Commissioners for special purposes, as the case may be, (any appeal allowed by this Act having been first determined,) it shall be lawful for the said Commissioners, by whom the said assessment shall have been made, to contract and agree with such person for a composition for the said Duties on the terms hereinafter mentioned, for a period of not exceeding five and not less than three years, limited for the continuance of this Act, provided such person shall enter into, and sign a contract of compositions within the space of one calendar month next after the making of such assessment shall have been notified to him, and his appeal against the same (if any) shall have been determined.
- The terms of such composition shall be the payment in each and every year of the said term of the amount of the said assessment so made as aforesaid, together with an addition thereto at and after the rate of 1 Rupee for every 20 Rupees of the sum assessed as aforesuid, which addition shall be made by the said Commissioners to the said assessments so made for the first year of the said term.
- 10. In each subsequent year thereof, the assessment of the said Duties under Schedule II, upon the person who shall have entered into such contract of composition, shall be made by the Commissioners in a sum equal to the aggregate amount of the said first year's assessment, with the said additional rate thereon, and it shall not be neces-

sary for such person to deliver any further list, declaration, or statement of profits described in the said Schedule II. during the said term of com-

position.

11. Provided, always, that, if the person upon whom such assessment as aforesaid shall have been made, shall neglect or refuse to enter into and sign such contract of composition within the time herein limited for that purpose, the assessment so made, without the said additional rate shall be collected, levied, and recovered in like manner as any other assessment under this Act.

12. The contract of composition may be made in the form set forth in the Form and requi-sition of contract of sixth Schedule annexed to this Act. composition.

13. Every such contracts of composition shall be made in two parts, which shall be severally signed by one of the Commissioners, and by the person compounding.

14. One of such parts shall be delivered to the person compounding, and the other part shall be transmitted to the Commissioner of Revenue of the Division, or in the Towns and Stations aforesaid, to the Chief Revenue Authority thereof.

15. Every such contract shall be an authority for the Commissioners to make an assessment on the party compounding for each year of the said term of composition in accordance to the terms thereof, and to cause the sum thereby assessed to be collected, levied, and paid over in such manner and by such means as are herein authorised, in relation to any other assessment made under this Act.

16. If any person who shall have compounded

Compensation cease on 30th April next after Death or Bankruptcy of party compounding.

as aforesaid shall die or become bankrupt, or insolvent, before the expiration of the said term of composition, his contract of composition shall cease and determine on the 80th of April

next after his death, bankruptcy, or insolvency, save and except as to any instalment of Duty which, before the said day, shall have become payable and shall then remain unpaid. 17. (1.) If any person who shall propose to

In case of fraud in compounding, com-position to be void,

and penalties in-

compound for the Duties chargeable under Schedules I and II, or either of them, of this Act, shall wilfully make or deliver any false list, declaration, or statement of profits

gains described in the said Schedule, or shall willfully conceal or omit to state any of such his profits or gains, or any part or portion thereof, or any other matter or thing required by this Act to be stated in such list, declaration, or statement; or if any person shall, by any fraudulent means, procure an assessment to be made upon him for a less amount of the said Duties then he shall be chargeable with, in order to compound thereon; or if any person shall, by any fraudulent means whatever, cause or procure a contract of composition to be made or entered into with him for a less amount of Duty than he ought to be charged with, the contract of composition, if any shall have been made with such person, shall be void and of no effect, and the party shall be charged and assessed as if no such contract had been mads.

(2.) Provided that any sum of money which may have been paid under or in pursuance of such contract, shall be forfeited.

PART IX.

Rules under Schedule III.

LXXXI. The Duties hereby imposed contained in the Schedule marked III, shall be assessed and charged under the following rules, that is to say :-

SCHEDULE III.

1. The said last-mentioned Duties shall be

Duties to be paid to Officers entrusted with payment of interest or annuities.

paid by the Officers and persons entrusted with the payment of the interests, annuities, dividends, or shares of annuities charged in the said Schedule

III on behalf of the persons entitled thereto, and shall be assessed by the Commissioners hereby authorised to be appointed for such purposes; and shall extend to all interests, annuities, dividends or shares of annuities whatever payable in India, out of any public revenues which shall become due on or after the 1st day of May 1860, except in the following cases of exemption from the said Duties.

securities, stock, or dividends of every Savings Bank estab-lished by the Government 2. (1.) The Exception in favor of any Government Savings Bank. within any part of British India, and the dividends or interests payable by any Savings Bank upon any funds therein deposited belonging to any depositor.

- (2)All claims to exemption under the lastmentioned Rule shall be made and disposed of, and re-payment of any sum retained and ordered to be refunded shall be made in the manner provided in Part XII of this Act, with respect to allowances under this Act.
- 3. The respective Officers and persons entrust-Officers entrusted ed with the payment of the said interest, annuities, diviwith payment of interest to set apart and retain Duties dends, or shares of annuities shall on notice of the amount of of new assessment. each assessment, from time to time to be made as aforesaid, (which notice shall be given from time to time, as and when the interest, annuities, dividends, and shares aforesaid shall become payable, and before payment thereof,) set apart and retain the amount of Duty so assessed for the purposes of this Act.
- 4. (1.) Every such setting apart and retaining of the said Duties shall be Such setting apart deemed a payment thereof by, and on the behalf of, the perand retention to have the effect of a pay-ment and discharge. sons entitled into the said interest, annuities, dividends, and shares respectively.
- (2.) All persons are hereby required, on receipt of the residue of the said interest, annuities, profits, dividends, and shares over and above the Duty so assessed, to allow such payments in respect of the said assessments.
- (3.) The Officers and persons so entrusted as aforesaid, and the Secretary of State in Council, and all persons responsible for the due payment of such interest, annuities, or dividends, and shares, shall be acquitted and discharged of and from so much money so set apart and retained as aforesaid, as if the same had actually been paid unto the persons to whom such interest, annuities, profits, divi-dends, and shares did or might belong, or were by law payable.

5. All monies so set apart by the Officers or persons as aforesaid, shall be paid Monies so set apart to be paid into Treasury to an ac-count to be called monies so set apart to be paid into Treasury to an account to be called Income Tax Account.

Time, direct, into an account to be called 'Vernment shall, from time to time, direct, into an account to be called 'Income Tax Account."

PART X.

Rules under Schedule IV.

LXXXII. The Duties hereby imposed, contained in the Schedule marked IV, shall be assessed and charged under the following Rules :-

1. The said Duties shall be annually charged on the persons respectively, To be charged for having, using, or exercising the all salaries, fees, or profits of offices. Offices or employments of profit mentioned in the said Schedule

IV, or to whom the annuities, pensions, or stipends mentioned in the same Schedule shall be payable for all salaries, fees, wages, perquisites, or profits whatsoever accruing by reason of such Offices, employments, or pensions.

2. Each assessment in respect of such Offices or employments shall be in force Assessments to be for one whole year, ending on in force for one year the 30th day of April, and shall be levied for such year without any new assessment, notwithstanding a change may have taken place in any such Office or employment, or the person for the time having or exercising the same.

3. Provided that the person quitting such Office or employment, or if dying within the year his representa-tive, shall be liable for the Rule as to person quitting office or dy-ing during the year. arrears due before or at the time of his so quitting such Office or employment, or dying, and for such further portion of time as shall then have elapsed, to be settled by the respective Commissioners, and his successors shall be re-paid such sums as he shall have paid on account of such portion of the year as aforesaid, and each assessment in respect of such annuity, pension, or stipend shall be in force for one whole year, unless the same shall cease or expire within the year by lapse, death or otherwise, for which period the assessment thereon shall be discharged.

4. 1. The said Duties shall be assessed by the respective Commissioners Duties to be asfor all the Offices in each Desessed for all Offices in places where Com-missioners execute partment in the place where the said Commissioners shall execute their Offices, although certheir Offices. tain of the Offices in the same Department may be executed elsewhere; and shall be due and payable for the respective Officers and their successors for the time being.

5. 1. The said Duties shall be paid on all public Offices and employments Descriptions of profit of the description Offices charged. hereinafter mentioned within British India, (that is to say)—(1) any Office or employment held under the Government, or the salary whereof, or emoluments attached whereto, are payable by the Government, or out of any public revenue in India.

(2.) Any Commissioned or Warrant Officer serving on the Staff, or belonging to Her Majesty's Army, or to Her Majesty's Indian Porces.

Any Commissioned or Warrant Officer in the Indian Naval Forces of Her Majesty, or in the establishment of the Government.

(4.) Any Office or employment of profit held in any Court of Justice, or under any Company or Society, whether corporate or not corporate.

(5.) Any Office or employment of profits under any public institution, or on any public founda-Any Office or employment of profits under tion, of whatever nature, or for whatever purpose the same may be established?

(6.) And every other public Office or employment of profit of a public nature.

6. The perquisites to be assessed under this
Act shall be deemed to be such

Fees or perquisites profits of offices and employ-ments as arise from fees or to be estimated on profits of preceding other emoluments, and payable year. either by the Government or

by the subject, in the course of executing such Offices or employments, and shall be estimated on the profits of the preceding year, ending on the 30th of April, or on such other day on which the accounts of such profits have been usually made up.

7. (1.) In all cases where any salaries, fees, Duties on Salaries, wages, or other perquisites, or

Duties on Salaries, Fees and Pension payable at any Public Office to be stopped profits, or any annuities, pensions, or stipends shall be payable at any public Office, or by at each Office. any Officer of the Government,

or by any agent employed in that behalf, the Duties chargeable under this Act, in respect of such salaries, fees, wages, perquisities, or profits, or in respeet of such annuities, pensions, or stipends, shall be detained and stopped out of the same, or out of any money which shall be payable upon such salaries, fees, wages, perquisites, or profits; or upon such annuities, pensions, or stipends, or for the arrears thereof, whenever the same shall happen, and be applied to the satisfaction of the Duties on such Offices or employments, or on such annuities, pensions, or stipends respectively (not being otherwise paid).

(2.)Whenever the sum so payable shall be assessed by the Commissioners Commissioners to for general purposes in their transmit an a count respective Districts, they shall transmit an account of the of Duties to Office when salary is payamount of the Duties assessed to the Office where the same are payable, in order that the amount so assessed may be there stopped or detained.

8. In all cases where the salaries, fees, wages, allowance, or profits of any Officer chargeable to the said Duties not arising from salaries men-tioned in Rule No. 7 Duties shall not arise out of to be stopped by perany of the Offices mentioned in paying such the foregoing Rule, but shall arise from any other Office or

employment of profit chargeable to the said Duties, and the salaries, fees, wages, perquisites, or profits, shall be payable at such Office by any Officer thereof, or by any receiver of the same respectively, or by any agent employed in that behalf, or shall be payable by any Company in whose employment the person chargeable shall be, the Duties chargeable under this Act in respect of such salaries, fees, wages, perquisites, or profits, shall be detained and stopped out of the same, or out of any money which shall be paid upon such salaries, fees, wages, perquisites, or profits, or for arrears thereof, when ever the same shall happen, and be applied to the some faction of the Daties (not otherwise paid) in the channer directed by this Act.

9. Such portion of the said Duties on Offices or

with sums payable to any other persons

Duties charged employments of profit, or on annuities, pensions, or stipends as are charged with any sum

to be deducted out of such sums.

The sum payable to such other person, as a like rate on such sum would amount unto. And all such persons, their agents, and receivers, shall allow such deductions and payments upon receipt of the residue of such sums.

10. Such portion of the said Duties charged

Duty paid by the Principal in an Office upon salary paid to his Deputy or Clerk to be deducted from

on any Office or employment of profit, executed by any deputy or clerk, or other person employed under the principal in such Office, and paid by such principal out of the salary or

profits of such principal, shall be deducted out of the salary or profits so payable, as a like rate on such salary or profits would amount unto; and all such deputies, clerks, and other persons so employed shall allow to their respective principals such deductions and payments upon the receipt of the residue of such salaries or wages.

11. In estimating the Duty payable for any

ceipts of salaries, or in passing accounts to be deducted.

such Office or employment of profit, or any pension, annuity, or stipend, all official deductions and payments made upon the receipt of the salaries, perqui-

sites and profits thereof, or in passing the accounts belonging to such Office, or upon the receipt of such pension, annuity, or stipend, shall be allowed to be deducted, provided a due account thereof be rendered to the said Commissioners and proved to their satisfaction.

12. Every person to be assessed for his office or

Persons assessed for Offices to be deemed to have exercised the same at the Head Office.

employment, shall be deemed to have exercised the same at the head office of the department under which such office or employment shall be held, and

shall be rated for such office or employment, as if exercised at such Office, although the duties of such office or employment shall be performed, or any part of the profits thereof arising from such office or employment shall be payable elsewhere, within or out of British India, wherever he shall exercise his office or employment, shall be rated accordingly in the same District where such head office shall be established.

Public Officers becoming entitled to increased salaries to

be charged for the

13. Where any person, who shall hold or exercise any public office or employ-ment of profit, shall, at any time or times, during, or for, or in respect of any year of assessment, become entitled to any additional salary, fees, or emolu-

same by supplementments beyond the amount for which any assessment may have been made upon him, or beyond the amount for which, at the commencement of such year, he may have been liable to be assessed, an additional or supplementary assessment shall from time to time, as often as the case shall require, be made apon such person for such additional salary, fees, or emoluments, so that he shall be assessed and charged for the full amount of the whole of the salary, fees, and emoluments which he shall receive or become entitled to at any time, and from time to time, during, or for, or in respect of the said year of assessment.

14. The several Commissioners authorised to

take the oaths pre-scribed, and to have power to appoint As-

Commissioners to act in the execution of this ke the oaths pre. Act in relation to the Duties on offices or employments of profit, and on pensions or sti-

pointment respectively as conveniently can be done in their respective departments, shall meet and take the oaths hereby prescribed in that behalf, and shall have power to elect and appoint an Assessor, and if they shall deem it necessary, Assessors for each separate department with the cognizance of the said Commissioners.

Assessor appointed under Schedule IV to deliver to Commissionerswithm a fixed time their certificates of assessn ent in writing under their hands and upon oaths.

15. The Assessors appointed by the Commis-Assessor appoint- sioners under Schedule IV under Schedule shall, within a time to be fixed by the respective Commissioners, deliver to them their certificates of assessment in writing under their hands, to be verified upon their oaths, of the full and just annual value

of all offices and employments of profit chargeable under this Act, in the department for which they shall be appointed Assessors, and of all pensions and stipends estimated according to this Act, with the names of the several Officers and persons entitled to pensions or stipends, and the several sums of money they ought to pay by virtue of this Act. without abatement or deduction, and without conecalment or favor, upon pain of forfeiture for every neglect in the premises of any sum not exceeding Rupees 1,000 nor less than Rupees 200.

16. The said Assessors shall charge and assess

Assessors to agessa themselves and other Officers in respect of pensions and sti-pends, under this

themselves and all other Officers, Clerks, and persons em. ployed in their respective departments of office, and with respect to the Duty on pensions or stipends, shall charge

and assess all persons entitled unto any such pensions or stipends, and shall respectively make their assessment according to the provisions of this Act.

17. Every such Assessor shall have free access

Assessor to have access to Documents, and may require re-

to all documents and papers whatever in their respective Offices, touching the salaries, fees, wages, perquisites, and profits of any Officer, Clerk, or

person aforesaid, belonging to their respective Offices, and touching the amount of the re-pective pensions or stipends, and shall be at liberty, whenever the same may be necessary, to require returns from the parties themselves, according to the provisions of this Act, that they may be enabled to make a true assessment in pursuance thereof.

18. No person shall, in respect of the prefits

Statements of profits arising from Offices not required under a general notice. arising from any Office, or from any pension or stipend chargeable before the respective Commissioners appointed for those purposes in their respective de-

partments of Office as aforesaid, be liable to the penalty herein contained, for not returning a statement of the profits arising from such office. pension, or stipend in pursuance of any general notice hereinbefore directed, nor in any case except where the Assessor for these profits respectively shall have required a return thereof in pursuance of Rule No. 17.

Where any persons holling any such office

Full value of Offienough exemption claimed.

or employment, or entitled unto any pension or stipend as aforestid, shall claim to be exe not fro n such assessment, the Co nmissioners shall never-

theless set down in such assessment the numes of such persons, and the full and just annual value of such O.li es, e nployments, pensions, or stip in Is. and the claim to such exemption shall be preferred and examined by the Commissioners for general purposes of the District, and the merits thereof shall be heard and determined by the said Conmissioners unlir the rigilations of this Act with respect to other assessments.

20. (1.) Where any office or employment of

Depaties to pay for Principals when they are in the receipt of the profits.

profit chargeable by this A t is, or shall be expented by diputy, such deputy shall in all cases where he shall be in the receipt of the profits thereof,

be answerable for, and shill pay such assessment as shall be charged thereon, and delust the same out of the profits of such office or employment.

(2.) Where the salaries, fees, or profits of any

Officers receiving answerable for Du-

Officer or Officers in any such O lice shall be receivable by any one or more of the said Ohcers, for the use of such O ficers, to be divided a nongst

such Offiers in certain proportions; the Officer or Officers receiving such salaries, fees, wages, per pisites, or profits shall be ans verable for the Daties charged thereon, and shall pay and deduct the same out of the funds provided for such respective offices or employments, before any division or apportionment thereof.

21. The proper Officers or their respective de-

Officers to furnish Assessors with accounts of salaries in public departments.

puties, and the receivers and pay-masters in every Public Department of Office, and in every other Office for which Commissioners are hereby intended to

be appointed, in raising the Duties hereby charged on such O fices respectively, and any agent by whom any salaries, fees, wages, perquisites, or profits shall be payable, and registered Officers, and the Secretary or Principal Agent or Manager of any Company in whose employment any person chargeable under this Act may be, shall, upon any request to him made by the Assessors of the said Duties, deliver gratis true lists or accounts of all such salaries, fees, and profits belonging to such Officers or persons respectively, and of all pensions and stipends payable to them respectively, for the better guidance of the said Assessors in charging the same.

22. If the said Assessors shall be dissatisfied Assessors, if dissatisfied, may require Returns of Salaries and Profits of Offi-

with such accounts, it shall be lawful for them to require any Officer or person, whose Office shall not be truly valued in such account, to prepare and

produce to them, within the like period of time as is limited for the returns of other accounts by this Act, a list or account of the salaries, fees, wages, perquisites, and profits of the Office exercised by him, which returns such Officer or person shall be obliged to make under the penalties contained in this Act for not making other returns hereby required, and papers in their respective Offices.

23. The said Assessors shall, from the doon-

up assessments from Documents in their Offices, and deliver them to commissioners.

ments and papers in their respective Offices, as well as from such lists and accounts as aforesaid, make their assessment upon the persons holding such offices, or entitled unto such

pensions respectively, according to the annual value thereof, and shall, in like manner as is before directed with respect to Assessors for any District, bring in their said assessments to the respective Commissioners for their allowance.

21. The said Commissioners, if satisfied with satisfied, allow the assessments, if not, to correct and alter them.

Cen missioners, if the said assessment, shall allow and set their hands to the same, and if not satisfied therewith, shall correct and alter the same, and shall, to that

end, possess and exercise all the powers and authorities herein conferred upon the said Commissioners for general purposes, so far as the same are applicable to an assessment of the said Duties under Schedule IV, and shall finally allow and set their hands to the said assessments when so altered and corrected as aforesaid.

Assessments when allowed to be in force

for one year, and payable at periods as in Districts.

25. The said assessments, when so allowed and signed as afores iil, shall be in force for one year, commencing and payable at the like periods as the assessments in Districts are made payable.

Commissioners to deliver Duplicates of assessments to Col-

lectors.

26. The said respective Commissioners for the Duties on offices shall cause the like duplicates to be made of the said assessments and delivered to Collectors, with like warrants to collect the said

Duties, as are before directed to be given to Collectors for any Districts.

Collecting Officers to demand and levy

27. The said Officers for collection and receipt of the said Duties on offices, shall have the like authority to demand and levy the said Duties as is herein given, to

the Collecting Officer of any District.

Commissioners to deliver like Dupli-cates when Duty on salaries detained to shall Officers, who keep account.

Provided, always, that in all cases where the Duties on any salaries, fees, wages, perquisites, or pro-fits of any office shall be detained and stopped out of the same, or out of any monies

which shall be paid thereupon, the respective Commissioners shall cause the like duplicates to be delivered to the proper Officers in the respective Offices who shall keep true accounts of all monies stopped and detained under the authority of this Act, and account for, and pay away the same as directed in of this Act.

Duties on Offices which cannot be stopped to be certi-fied in case of nonpayment.

29. Where the Duties hereby chargeable upon any office or employment of profit, cannot be detained and stopped according to the provisions of this Rule, or amount of such Duties shall

have been paid over to the person holding or ex. ercising the said office or employment, and such person shall refuse or neglect to pay the sum of money charged upon him, the Commissioners for raising the Duties on the said offices shall and may certify in writing such neglect or refusal, and the sum payable by virtue of this Act.

time.

30. When the last-mentioned Commissioners

When Commissioners shall be distinct from Commissioners for general purposes, the certifica es to be addressed to the lat-ter, who shall issue their warrants to the Collector of the District where parties reside for levying the same.

shall be distinct from the Commissioners for general purposes, such certificate shall be addressed to the Commissioners for general purposes, and upon the receipt of such certificate, or, in case the Commissioners for raising the Duties on the said Offices shall be also the Commissioners for general purposes, as soon as the same shall have

been signed by them, the Commissioners for general purposes shall issue their warrant, authorising and empowering the Collecting Officer of the District where such Officer or person shall reside, to levy the said Duties from such Officer or person.

31. Such Collecting Officer shall thereupon execute such warrant accord-Collectors to excingly, and shall levy the said cute such Warrants. Duties by the like ways and means, and under the like powers as is herein provided, in regard to the Duties under Schedules I and II, and as if such Officer or peson were charged to the said Duties in such Discret.

32 The respective Assessors and O licers appointed to raise and assess, or Officers acting in raising the Duties levy, collect and pay the sums Duties on Offices liable to penalties for detault. on Offices hable to of money to be charged under penalties for detailt. Schedule IV of the Act, shall respectively be subject to the penalties and forfeitures for refusing or neglecting the perfor nance of their duty, or for being guilty of any fraud or abuse in executing the same as are inflicted on such Officers respectively, for the like off nees in respect of Schedules I and II, or either of them.

33. Such of the said Duties, levied under Duties to be stop. Schedule IV of this Act, as ped at the times at which payable. may be stopped and deducted out of the sums in respect whereof they shall be charge l or deducte l, shall be respectively stopped or deducted at such times in each year as the and sums shall be payable to the person entitled thereto.

PART XI.

Discretionary modes of Assessment in particular Districts.

Government may order Assessment by Punchayets or otherwise than according to the general provi-sions of this Act.

LXXXIII. Whenever it shall appear desirable to the local Government that the assessment to the Duties imposed under Schedules I and II of this Act, or either of them, in any District, Town,

village, or Tract of country, or in any portion or quarter of a District, Town, Village, or Tract of country, should be made by a Punchayet, or otherwise than according to the ger neral provisions of this Act, it shall be lawful for such Government, subject to the approval of the Governor-General in Council, to order that the inhabitants of the said District, Town, Village, or Tract of country, or of the said portion of a District, Town, Village, or Tract, or any class of such inhabitants who shall be chargeable with such Duties, shall be assessed to the Duties mentioned in Schedules I and II of this Act, or in either of such Schedules, by Punchayet, or otherwise than according to the general provisions of this Act, and according to such mode of assessment as shall be directed by the

said local Government with such sanction as aforesaid, under the tenth part of this Act.

Government may

LXXXIV. It shall be lawful for the local Government, with such sanction as afore-aid, at any time resemd or vary the order from time to after the said order shall have been in operation for one year,

to asseind the said order, or from time to time to vary the same, and to alter the mode of assessment thereby directed.

such order in the District before proceed-ings are taken under

LXXXV. Before any proceedings shall be had Coll ctor to publish under such original order, or under any order varying the same, or in consequence of any such order of resession, the Collector of the District shall

cause such original order, or such varied order, or such order of reserssion as aforesaid, to be pubhished and notified in and throughout the said District, Town, Village, or Tract of country in the manner usual in such District, Town, Village, or Tract.

LXXXVI. Every such original order, and every order varying the sime, and Orders shall also be every such order of res ission.

published in the Goshall also be published in the vernment Guzette Concrement Guertle of the Lieutenant-Governorship, or Province in or nearest to

which the said District or Town, Village or Tract

LXXXVII. Whenever any such original order,

Where any such order shall have been made and shall remain in force. Dut es to be assessed under such order, and not under general pro-visions of Act.

shall be.

or any order varying the same, shall have been made, the mhabitants of the said District, Town, Village, or Tract, or of such portion of such District, Town, Village, or Tract, or the Members of such class of the said inhabitants as aforesud,

who shall be chargeable with such Duties, shall, so long as such order shall be in force, be assessed in respect of all the property and profits mentioned in Schedules I and II of this Act, or in 168pect of all the property and profits mentioned in such one of the said Schedules as the said order shall ducet, by punchayet or otherwise, according to the provisions of such order, and of the eleventh part of this Act; and not according to the geneial provisions of this Act.

LXXXVIII.

Any person giving notice to the Collector within ten days after proclamation of order of his unwillinguess to be assessed under the order, shall not be assessed under such older, but according to general provisions of Act.

Provided, always, that if any inhabitant of the said District, Town, Village, or Tract of country, or of the portion or quarter of a District, Town, Village, or Tract, included in any such said original order, or in any order varying or altering the same, or any Member of the said class of inhabitants included in the said order shall.

within ten days after the said original order, or order varying or altering the same, shall have been so proclumed as aforesaid, notify to the Collector of the District, that he is desirous to be assessed according to the ordinary provisions of this Act, such person shall not be assessed under the said order, but shall be assessed under the ordinary provisions of this Act as contained in the third and fourth parts thereof, as if no such order had been made.

LXXXIX. The assessment to be made under

Assessment to be made to the satisfac-tion of the Collector, who shall be at liberty to attend meetings of assessing Body.

any such order of the local Government, shall be made by such punchayet or other persons appointed as aforesaid, to the satisfaction of the Collector of the District, who shall

be at liberty to attend at any meetings of such punchayet or persons as aforesaid, or from time to time, to call for their proceedings.

XC. If the said punchayet or persons propose

Collector may require Punchayet to reconsider their assessment.

to make an assessment with which the said Collector shall not be satisfied, he shall require them to reconsider and revise the same from time to time,

until he shall be satisfied with the said assessment .XCI. If the said Collector shall not be satisfied

If the Collector be dissatisfied, the assessment shall be made according to the ordinary provisions of this Act. with the assessment pro-posed to be mule, after he shall have so required them to reconsider the same as aforesaid, and if they shall refuse or neglect to revise and alter the

same to his satisfaction, the said Collector shall certify that he is dissatisfied with the assessment proposed to be made, and thereupon no further proceedings shall be held under the said order; but the said several persons in the said District, Town, Village, or Tract of country, or in the said portion of District, Town, Village, and Tract, or in the said class mentioned in the said order, and chargeable by the said Duties, shall be assessed to the said Duties in the manner prescribed, and according to the ordinary provisions of this Act, as contained in the fourth and subsequent parts thereof, and shall be liable to make all the returns, statements, and declarations, and to do the several acts and things in order to the said assessment, and shall be subject to the same proceedings as in the fourth and subsequent parts of this Act provided, as if no such order had been made.

XCII. If the said Collector shall be satisfied with any assessment made by Collector, if satissuch punchayet or persons as confirm aforesaid, he shall confirm the same, and shall cause proclamathe assessment. tion to be made as aforesaid, in the said District, Town, Village, or Tract aforesaid, that he has confirmed the said assessment.

XCIII. The assessment so confirmed shall be final and conclusive, unless the same shall be disallowed or confirma-Such such confirma-tion shall be final and conclusive, ex-cept in cases of ap-peal or fraud. varied upon any such appeal or further proceeding as hereafter mentioned, and shall be subject also to be surcharged in case of fraud as in Section LXI of this Act provided.

. Appeals from Assessment.

Persons dissatisfiod may appeal within days, on satisfying Collector that they have prima facie ground of appeal.

XCIV. (1.) If any person charged with the said Duties under any such assessment shall be dissatisfied therewith and shall, within days after the proclama-

tion of the said assessment in the District, Town, Village, or Tract in which he shall reside at the time of the

said assessment, (or in case of his being prevented

Persons prevented from appealing by sickness or otherwise shall be allowed extended time to apfrom appealing within the time by sickness or any other excuse that shall appear reasonable to the said Collector, within such further time as the said Collector shall allow for that pur-

pose,) satisfy the said Collector that he ought to be allowed to appeal from the said assessment, (in which ease the Collector shall certify that, to his judgment, the said person ought to be allowed to al peal as aforesaid, he shall be at liberty, within the time aloresaid, to appeal from the said assessment.

2. Where special Commissioners shall have been appointed for the District Appeal to lie to in which the said person shall Commiss oners to r' have been assessed, such appeal shall lie to the Commissioners

special purposes.

for special purposes of the District.

3. Where no such Commissioners shall have been appointed, such appeal shall lie to the Commissioners such have been ap punted, to Commis-sioners for general for general purposes of the said District.

purpose 4. XCV. 1. The proceedings upon any such ap-

Proceedings upon appeal shall be according to Part V of this Act.

peal shall be conducted according to the provisions of Part IV of this Act, so far as the same are applicable and according to any regulations that may

be passed in that behalf under Section C of this Act.

The persons so appealing shall return all such lists, statements, and declarations, and shall do all such acts and things, and shall be subject to the said several provisions in the said Part IV, provided in regard to persons appealing, except so far as the same may be modified or varied by any special provisions contained in any such regulations, in which case the provisions of such regulations shall be observed.

XCVI. If, upon the hearing of any such ap-

Commissioners, if satisfied upon such appeal, shall reduce the assessment.

peal, the said Commissioners shall be satisfied that the Col-lector has so certified as aforcsaid, and shall be of opinion that the said assessment upon

the person appealing as aforesaid is erroneous and excessive, the said Commissioners shall reduce the said assessment upon such person, and shall settle and ascertain, according to the best of their judgment, in what sum the person so appealing ought to be assessed, and make an assessment on him accordingly, which assessment shall be final and conclusive, subject only to such surcharge in the case of fraud as in the Clst Section of this Act is provided.

XCVII. If, upon the hearing of any such ap-Commissioners, if peal, the person so appealing shall not satisfy the Commisdissatisfied, s h a l l dismiss the appeal, and may c h a r g e double assessment. sioners that the Collector has so certified as aforesaid, and that the suid assessment upon him was erroneous and excessive, his appeal shall be dismissed by the said Commissioners; and he shall be liable to be charged by them to the said Duties in a sum not exceeding double the amount at which he was assessed under the said assessed ment.

XCVIII. 1.

Commissioners to redistribute amount struck off from aggregate assessment among all the per-sons assessed, giving opportunity to per-sons re-assessed to be heard.

In any such case, it shall be lawful for the said Commissioners to make a new distribution and apportionment, according to the best of their judgment, of the entire and aggregate sum assessed by the said punchayet or persons as aforesaid, among all the persons

assessed by them, under the said order of Government, and to vary and increase the amount of assessment upon each of the said persons so assess-

ed as aforesaid.

2. Before the said Commissioners shall finally increase the assessment upon any person who shall not have appealed to them, they shall cause notice to be given to such person to show cause before them why his assessment shall not be mereased, and such person shall be entitled to be heard before the said Commissioners, in support of the said assessment, in the same manner and subject to the same regulations as persons appealing from assessments are entitled to be heard.

3. If such person shall not appear to show cause, or shall not, on appearing, show sufficient cause in the judgment of the said Commissioners against an increase of his said assessment, the said Commissioners shall increase the amount of his said assessment according to the best of then

judgment.

4. If any such person shall show sufficient cause in the judgment of the said Commissioners against any increase of his assessment, the said Commissioners shall confirm his original assessment.

5. The assessment so varied and increased, or so confirmed by the said Commissioners, shall be final and conclusive.

XCIX. In all such cases of appeal it shall be

Members of Punchayets may attend before the Commissioners and support their assessment when appealed from.

lawful for the members of the punchayet or other body, from whose assessment the appeal shall have been preferred, or any of them, to attend before the said Commissioners and to

support their said assessment.

Local Government to make Regulations for the execution of this part of the Act, with the sanction of the Governor-General in Council.

C. 1. It shall be lawful for the local Government, with the consent of the Governor-General in Council in that behalf first had and obtained, from time to time to make such regulations as it may deem necessary for the following purposes, that is,

1st.--For determining the mode of constituting the punchayet or other body of persons employed to make such assessments, and of appointing and removing the persons constituting the same, and of filling up vacancies among such persons.

2nd .- For regulating the proceedings of any punchayet, or of any persons who may be employed to make assessment under the tenth part of this Act, and of revising and correcting the same.

3rd .- For enabling the said punchayet or persons making such assessment as aforesaid, when and if they shall make an aggregate assessment on the whole of the persons chargeable under such assessment, to duly apportion the aggregate sum assessed among the several persons included in such assessment, and to revise and correct such apportionment.

4th.—For regulating the proceedings before the Commissioners upon any appeal from any assessment, and for enabling such Commissioners upon the allowance of any appeal, to make a new apportionment and distribution of the sums assessed.

5th .- Generally for effecting the said assessment, and for all matters properly incidental thereto.

2. Such regulations shall be published in the tionernment Gazette of the Presidency, Lieutenant-Governorship, or Province, in or nearest to which the said District, Town, Village, or Tract of country shall be situated, and shall also be published and notified by proclamation in the said District, Town, Village, or Tract in the manner usual therein.

3. Such regulations, when so published and notified, shall be binding on the several persons who shall have been assessed under such order, and shall, as to such persons, have the force and effect of law.

Sums assessed shall be Ind und t the general provisions of the Act, except where the manuer of pry-ment is veried or modified by the order of Government

the and order.

CI. The sums assessed under Part X of the Act shall be paid at the time and in the manner prescribed in the general provisions of this Act, except so far as the said order shall postpone the time, or modify or vary the manner of payment, in which case the said sums shall be paid at the time and in the manner directed by

CH. Upon any assessment being made under Part XI of this Act, the seve-The grant reme-dres and provisions of this Act shall apply ral provisions of this Act relating to the iccovery of the Duto persons assessed under Part XI

ties aforesaid, and the remedies in respect thereof, and the pe-

nalties and forfeiture for any refusal or neglect to comply with any of the regulations of this Act, shall extend to the persons so assessed as last aforesaid, and to the property of such persons.

PART XII.

Liemptions and Deductions.

CIII. Any person who shall be charged or

Exemption of persons whose income is less than 200 Rupees

chargeable to any of the Duties granted by this Act, either by assessment, or by way of deduction from any rent, annuity, interest, or other annual pay-

ment to which he may be entitled, or shall have paid the same either by deduction or otherwise, and who shall prove before the Commissioners for general purposes, in the manner hereinafter mentioned, that the aggregate annual amount of his income, estimated according to the several Rules and directions of this Act, is less than Rupees 200, shall be exempted from the said Duties, and shall be entitled to be re-paid the amount of all deductions or payments on account thereof, in the manner hereinafter directed, except so much of such Duties as the person claiming such exemption shall or may be entitled to charge against any other person, or to deduct or retain from, or out of any payment to which such claimant may be or become liable.

CIV. Any person who shall be charged or

Exemption of persons from the Duty of 1 per cent, from excess above 2 per cent. or 3 per cent. Duty, whose income is less than 500 Rumen annually. pees annually.

chargeable as aforesaid to any of the Duties granted by this Act, or shall have paid the same either by deduction or otherwise, and who shall prove before the said Commissioners, in the manner hereinafter prescribed, that his total income from every source, although amounting to 200 Rupees or upwards, is less than 500 Rupees for the year of the assessment of his profits or gains, shall be exempted and relieved from the whole of the Duty of 1 Rupee in every 100 Rupees for local purposes mentioned in the 2nd Section of this Act, and from so much of the Duty of 3 Rupees in every 100 Rupees assessed upon, or paid by him, under the 1st Section of this Act, as shall exceed the rate of 2 Rupees for every 100 Rupees of his profits, and shall be entitled to be repaid the amount of all deductions or payments on account of the said Duty of 1 per cent., or of the excess of the said Duty of 3 per cent., from which he shall be so exempted as aforesaid, except as in the last preceding Section of this Act is excepted.

CV. 1. The exemption and relief in the said

Claims for exemption in the preceding 80th Section men-tioned, and proceedings thereon shall be determined before Commissioners for general purposes.

Sections respectively mentioned shall be claimed and proved, and all proceedings thereupon shall be had (except in the case provided for in Section CXIV of this Act,) before the Collectors and Commissioners for general purposes in the District

where the claimants shall reside (whether such claimant shall be personally charged in such District or not).

2. Such exemption shall be proved, and such proceedings shall thereupon be had pursuant to and under the powers and provisions by which the Duties in Schedule II are herein directed to be ascertained and charged, and subject to the rules and directions hereinafter contained.

CVI. Every person claiming to be entitled to Persons entitled

to such exemptions

shall deliver to the

Assessor a state-ment, stating the

source of income.

such exemption or relief as aforesaid shall, within the time to be limited as herembefore directed for delivering in the lists, declarations and state-ments required by this Act, or

within such further time as the Collector or Commissioners respectively shall for special cause assigned allow, deliver, or cause to be delivered to the Assessor of the District where such claimant shall reside, a notice of his claim for such exemption, together with a declaration and statement signed by such claimant and in such form as may be provided under the authority of this Act, declaring and setting forth therein all the particular sources from whence the income of such claimant shall arise, and the particular amount arising from each source, and also every sum of annual interest or other annual payment reserved or charged thereon, whereby the income shall or may be diminished, and also every sum which such claimant may have charged, or may be entitled to charge against any other person, for or on account of the Duty made payable by this Act, or which he may have de-ducted or retained, or may be entitled to deduct or retain under the authority of this Act, from or out of any payment to which he may be or become liable.

2. Every Assessor shall be at liberty to peruse and examine and to take copies of, or extracts from every such declaration and statement under the like powers as in other cases.

mit such statement to Collector, who shall allow the same, if not objected to by

CVII. The Assessor shall transmit such notice,

declaration, and statement to the Collector, and the Assessor

collector, who shall not object to such a statement to the collector, and the Assessor the Collector, and the after such transmission, or within such further time as the said Collector, on just cause, shall allow to him to make such objection, and if the said Collector shall be satisfied with the justice of the said claim, the said Collector shall allow such claim of exemption or relief; and shall discharge, either wholly, or to the extent of such excess as aforesaid, as the case may require, the assessment made upon any property, or profits, or income of such person within the District of the said Collector.

CVIII. If it shall appear to the said Collector

Property of per-sons claiming such exemption in any other District shall be exempted on the certificate of the Collector, or by the Chief Revenue Authority of the Disthat any property or profits of such person is or are assessed, or hable to be assessed in any other District, the said Collector shall certify to the Chief Revenue Authority of the Presidency, Lieutenant-Governorship, or Province, in such form as shall be provided under the

authority of this Act, the allowance of such exemption; and the said last-mentioned Chief Revenue Authority shall direct the assessment made upon any property or profits of such claimant, in any other District, to be discharged either wholly or to the extent of such excess, as aforesaid, as the case may require, and the same shall be discharged accordingly.

CIX. In case the Assessor shall object to any

If Assesson object to such exemption, the same shall be determined by Commissioners for general purposes.

such claim as aforesaid in writing, suggesting to the said Collector that he has reason to believe that the income of such claimant, or any other particular required by this Act to be

declared or set forth in such declaration and statement as aforesaid, is not truly or fully declared or set forth therein in any specified particular, or in case the Collector shall not be satisfied with the justice of such claim, then and in such case the merits of such claim for exemption or relief shall be heard and determined before the Commissioners for general purposes, under and subject to such rules, regulations, and penalties, as appeals under this Act are directed to be heard and determined.

If allowed an appeal, the Commissioners for general purposes to issue

CX. If such claim shall be allowed on appeal as aforesaid, the said Commissioners for general purposes shall grant and issue such certificates as afore-aid, and give all necessary directions consequent on

such exemption and relief.

CXI. 1. If it shall be proved to the satisfac-

On proof that persons entitled to exemption have been charged with Duties by the deduction from any annuity, dividend, and rent, Commissioners to grant certificate thereof, which shall authorize the Collector to repay the amount of such Du-

tion of the Collector or of the Commissioners for general purposes respectively, that any person, whose claim for exemption or relief has been allowed in manner aforesaid, has been charged to, and has paid any of the Duties hereby granted by way of deduction from any rent, annuity, interest, or other annual payment to which he may be entitled and from which a deduction is authorised to be

made by this Act; or that such person has been assessed and has paid such Duties in respect of any interest, annuity, dividend, pension, or stipend pay-able to him out of the public revenue, then and in such case it shall be lawful for the said Collector, or for the Commissioners for general purposes respectively, to certify what shall have been so proved before them to the Chief Rovenue Authority

rity aforesaid, by a certificate in such form as shall be provided under the authority of this Act, specifying and describing the amount and the particular nature of the payment out of which, and the name and place of abode of the person by whom such deduction as aforesaid shall have been made, and specifying also the amount and description of the annuity, dividend, pension, or stipend, in respect of which such claimant has been assessed, and the Duties whereon he has paid.

Thereupon the said last mentioned Revenue Authority shall issue to such claimant an order for the re-payment to him of the amount of the Duties certified to have been paid as aforesaid or of the excess of the said Duties certified to have been so paid as aforesaid, as the case may require, and such order shall be directed to such Officer of Revenue as shall be appointed in that behalf by the said Chief Revenue Authority, and shall authorize and require the re-payment of the said Duties, or of the said excess, as the case may be.

The same shall accordingly be repaid by such Officer on production and delivery to him of such order, taking the receipt of the party entitled by endorsement on such order.

CX11. The annual value of the property, or of the profits, or income of the Income mising nature described in Schedule I from property how to be estimated with or Schedule II of this Act respectively, of any person claiming the said exemption, reference to claums for exemption. shall be estimated for the purpose of ascertaining his title to such exemption according to the Rules herein contained, relating to the said Schedule I and the said Schedule II respectively.

CXIII. Co-parceners, joint tenants, or tenants in common of, and persons hav-Joint tenants, &c. may severally claim ing joint or undivided interests abatements, exempin the profits of any property whatever, and any joint tenants of lands and persons jointly holding lands in partnership or otherwise, and entitled to the profits thereof in shares, and any partners carrying on trade or exercising any profession together, and entitled to the profits thereof in shares, may severally claim such exemption and relief according to their respective shares and interests in the manner before directed, and such claims being duly proved to the satisfaction of the Collector or Commissioners to whom the same are made, may be proceeded upon as in the case of several interests.

CXIV. 1.

In case of in-comes of offices, pensions, and sti-pends, the claim shall be made be-fore the Commissioners of the Department. sons out of Bri-India may claim by affidaWhere the whole income of the claimant shall arise from an office or employment of profit, the Duties whereon are cognizable before Commissioners under Sections XIX, XX, XXI, or XXIII of this Act, or from a pension or stipend, the Duties whereon are cognizable uuder Section XXII of this Act, the claim to exemption or relief may be made to and allowed by the Commissioners by whom the said

Duties are so cognizable.

2. If such claimant shall be out of British India, an affidavit stating the several matters required by this Act, taken before any person having authority to administer an oath in the place where such claimant shall reside, may be received by the resspective Commissioners for executing this Act, in relation to the assessment on which such claim shall be founded.

CXV. Any such claim for exemption may be

Claims may be made by Agents or Trustees on account of others.

made by any guardian, trustee, attorney, agent or factor, on account of others, in any case where satisfactory proof shall be made that the party claim-

ing such exemption is unable to attend in person, or such claim may be made by the several persons acting in any of the characters hereinbefore described in such manner as they may act for others for the purpose of being assessed on their account in the first instance, as hereinbefore directed.

CXVI. No person shall be chargeable to the said Duties in respect of any

All Government property exempted.

property, real or personal, or vested in, or held in trust for the Government, or the Secretary of State for India in Council, for public purposes such property shall be wholly exempted from the

said Duties.

CAVII. All Non-Commissioned Officers and Privates of Her Majesty's Forces, or of Her Majesty's Indian Wilitary Forces, (or of any Police Porce,) and all Non-Commissioned Officers, Privates of Army, Navy, and Army, Navy, at Marine exempted.

Marine exempted.

of any Toney Toree, and an petty Officers not being Warrant Officers, and Private Sailors of Her Majesty's Navy, or of Her Majesty's Indian Naval Forces, or in the employment of the Government of India in the Marine Department, shall be wholly exempted from the said Duties in respect of any pay or allowance that they may receive from Her Majesty, or from the Government, or from any public revenue.

CXVIII. It shall be lawful for the local

property ch uitable used for purposes or public religious pur poses.

Governments of any Presideney, Lieutenant Governorship, or Province, [subject to the ap-proval of the Governor-General Lieutenant Governorship, of India in Council, upon the

representation of the Chief Civil Officer or the Chief Revenue Officer in any Division or District in such Presidency, Lieutenant-Governorship, or Province that any property, moveable or immoveable, in such Division or District, solely employed for or dedicated to charitable purposes or public religious purposes, or that any person or class of persons in respect of any such property ought to be wholly or partially exempted from the said Duties, to order that such property, or such person, or such class of persons in respect of such property, shall be wholly or partially exempted from the said Duties; and to make such orders as may be necessary for securing and carrying into effect such exemption, and thercupon the property mentioned in the said order, and the person or class of persons mentioned in the said order, in respect of such property, shall be exempted and relieved from the said Duties, wholly or in part, to the extent, and according to the operation of such order.

CXIX. 1. Any person who shall have made

Persons who have made Insurance or contracted for a deferred Annuity on the lives of themselves or wives, to be allowed an abate-ment of Duty in resport of the annual premiums or sums insurance on his life, or on the life of his wife, or shall have contracted for any deterred annuity on his own life, or on the life of his wife, in or with any Insurance Company duly registered under any Act of the Imperial Parliament, or under any Act of the Gover-nor-General of India in Council, or authorised by law to carry on business without registration, and any person who shall be liable to the payment of an annual sum, or to have an annual sum deducted from his salary or stipend, in order to secure a deferred annuity to himself or to his widow, or a provision to his children after his death, shall be entitled to deduct the amount of the annual premium paid by him for such insurance or contract, or the annual sum paid by him, or deducted from his salary or stipend as aforesaid, from any income or profits in respect of which he shall be liable to be a-se-sed under any of the Schedules of this Act, excepting Schedule III; or to have any assessment which may be made upon him under any of the said Schedules, except Schedule III, reduced or abated by the deduction of the amount of the said annual premium or sum from the amount of the profits or income on which such assessment has been made.

- 2. Or if such person shall be assessed Duties under any of the Schedules contained in this Act and shall have paid such assessment, or shall have paid or been charged with any of the said Duties by deduction or otherwise, such person, on claim made to the Commissioners for special purposes of the District, or, when no such Commissioners shall have been appointed, to the Commissioners for general purposes, and on production to them of the receipt for such annual payment or sums, and on proof of the facts to the sati faction of the said Commissioners, shall be entitled to have repaid to him such portion of the said Duties paid by such person as the amount of the said annual premium or sum bears to the whole amount of his profits and gams on which he shall be chargeable under all or any of the Schedules of this Act.
- 3. Provided always, that no such abatement, allowances, or re-payment as aforesaid, shall be made in respect of any such annual premium or sum beyond one-sixth part of the whole amount of the profits and income of such person so chargeable as aforesaid, nor shall any such deduction or abatement entitle any such person to claim exemption or relief from Duty, on the ground of his profits or income being thereby reduced below 200 Rupees, or 500 Rupees, as the case may be.

CXX. 1. Whenever any person shall have been assessed to any of the Commissioners to Duties granted by this Act, grant relief from double assessments. whether charged on him on his own account, or in any of the characters hereinbefore described on the behalf of any other person, and shall, by any error or mistake, be again assessed for the same cause and on the same account, and for the same year, it shall be lawful for him to apply to the Commissioners for general purposes, acting for the Division or place for which he shall have been so assessed, for the purpose of being relieved from such double assessment, and the said Commissioners, on due proof thereof to their satisfaction, shall cause such assessment or such part thereof as shall be a dou-

2. Such proof may be either by a certificate of the assessment made on the party, under the hands of the Commissioners by whom he shall have been rightly assessed according to the directions of this Art for the matter or cause in questions of this Art for the matter or cause in questions of this Art for the matter or cause in questions. tion, certifying that such matter or cause is inclu'ed in an assessment made by them on the same party on the same account and for the same year, or by other lawful evidence given of those facts on the oath of any credible witnesses.

CXXI. Whenever it shall be found to the

Commissioners to direct the Collector or Receiver to 1efund the amount of double assessment.

satisfaction of the Chief Revenue Authority aforesaid, that any such double assessment as aforesaid has been made and has not been vacated, and that payment has been made of both

assessments, it shall be lawful for the said Chief Revenue Authority to order and direct the Collector, or any Officer for receipt, to repay to the party the sum so erroneously and doubly assessed upon him and aid as aforesaid.

CXXII. I. If within or at the end of the

Abatement on account of dimmation of meome how to be

year current, at the time of making any assessment under this Act, or at the end of any year, when such assessment ought to have been made, any

person charged to the Duties contained in either of the Schedule I or II, shall find and shall prove to the satisfaction of the Commissioners by whom the assessment was made and allowed, that his profits during such year for which the computation was made fell short of the sum so computed in respect of the same source of profits on which the computation was made, it shall be lawful for the said Commissioners to cause the assessment made for such current year to be amended in respect of such source of profit, as the case shall require; and in case the sum assessed shall have been paid, to certify under their hands, to the Commissioner of the Division, or in any of the said Presidency Towns or Stations to the Chief Revenue Authority of the Towns or Stations to the control of the same overhead unon such tions, the amount of the sum overpaid upon such first assessment.

- 2. Thereupon the said Commissioner of Revenue, or Chief Revenue Authority aforesaid, shall issue an order for the re-payment of such sum as shall have been so overpaid, which order shall be directed to such Officer of Revenue as the said Commissioner of Revenue, or the Chief Revenue Authority aforesaid, shall appoint in that behalf, and shall authorise and require the re-payment of the said sum so overpaid as aforesaid.
- 3. Such sum shall accordingly be paid by such Officer on production and delivery to him of such order, taking the receipt of the party entitled to the same by endorsement on such order.

Abatement to be allowed when persons shall cease to exercise any trade, or shall die before

the end of the year.

CXXIII. I. In case any person charged to the said Duties under Schedule II shall cease to exercise the profession or to carry on the trade in respect whereof such assessment was made, or shall

the end of the year. die, or become bankrupt or insolvent before the end of the year for making such assessment, or shall, from any other specific cause, be deprived of, or lose the profits on which the computation of Duty charged in such assessment was made, it shall be lawful for such person or his representative to make application to the Commissioners for general purposes of the District. within three calendar months after the end of such year, and on due proof thereof to their satisfaction, the said Commissioners shall cause the assessment to be amended as the case may require, and give such relief to the party charged, or his representatives, as shall be just.

missioners shall ecitify in the minner provided is to six, on or better the 1st div of August for in the Section of this Act, and up in the figurially instalment, on or before the 1st such certificate, the Commissioner of Re con ci the Chief Revenue Authority aforc and shall, in the manner provided in that Sc tion, order 10-pixment to be made of such sum as shall have ben overpaid on the assessment amended or vacited, which re-payment shall be made in the minner

provided in the and Section

Provided, always, that where my per on shall have succeeded to the tride of the prity charged, no such amendment shall be made, unless it shall be proved to the sitisfiction of the said Commissioners that the profits of such trad have fallen short from some specific cans to be alleged to them and proved, since such change or succession took place, or by reison thereof, but such person so succeeding to the same shall be hable to the payment of the full Duties thereon, without any new a sessment

CXXIV settle differences to secting deductions

count of Duties

1 It my diffrence shall mise between my persons to whom Commissioners to any interest tent a nt clen es annuity, quit icit, i eth i rent or innual paym at shirt be proble, ten line te sir to be d'ductel the fer

account of the Duties hereby this I living been paid, or between the owner or pas nom receipt of cent for the time being in law forma owner or person in receipt of rents of any lends or his representative or assigns, touching the propation of Duty to be paid or allow d by either party, the Commissioners for general purposes in then several Districts, shall have anth nity to settle the proportions of such payments and d ductions, as shall be according to the due tions of this Act, and, in definit of piym nt, to levy the same respectively under the like powers is they might have levied the same if the assissment had been made in the same proportions, and to pay over the same to the Collistor or party, a the case may require

In such cas's the judgment and d terminition of such Commis ioners shall be fir il

CXXV. In the computation of Duty to b

What deductions shall not be allowed in computing the Duties to be charged under this Act

mide under this Act for any purpose whits aver, it shad not be liwful to make any other d du tions than such is are expressly illowed by this

Act, not to make any delu-tion on account of any annual interest, amount, or other annual payment to be paid to any pason out of any profits or gams chargeable by this Act, in regard that a proportionate put of the Duty so to be charged is allowed to be deducted on miking such payment, nor to make any deduction from the profits arising from any property chinable with Duty under Schedules I and III of this Act, or either of them, or from any office or employment of profit, chargeable under Schedule IV of this Act, on account of dominution of capital employed or of loss sustained in any trade, manufacture, adventure, or concern, or in any profession.

PART XIII.

Mode of Payment and Collection of the Duties. CXXVI. The Duties assessed under this Act, except where the same shall be

Duties to be pay-able by four quarter-ly instalments. detained and stopped at the respective Offices, shall be pay-

In cases requiring the same, the said Com- | quinterly instalments at the tim | f Powers, that the figurately instalment, on or before the 1st d v ef Nevem! I for the seen I quinterly instal mar, on or b free the Is e've of I chauny for the time I quantally instalment, and on or before the 1st divict May for the lat quarterly instalm it me hyear

CXXVII 1 There patrix Commissioners exceuring this Act in relation to us fit is Duti har by im-te I shall as som as possi-II da all all il mail to Children to to dividud in sistematical transfer in the control of then is a raid shall have Silin trans b n det immed i su eut in l deliver to the r per ive Colle fas dique 's eff's is essments of the itere-

sal D tasein, d it in a specitive rates mentin limit' is petroc Scheldles of this Act, distinguishing te anounts charged under each of the fill Scitts

2 Such day to sell a pt in the cases provided in the sell and the

i in the noise and cosciptions 1 th \ 1 1

t (1 (1) (1) when t is 1 by the 11 1 tally and all lecture of the and a land the let of the specified in the set I duple it set the same shall be me pay a land in the film into as almost all, in the immed harman uncet 1

CXXVIII Whavaa Passus or Office for sul, n's the Ir tury O e to the Officer in this is fifth to be now within you dry iff the silm im as shall have become parable

Of ve Cells has been c'al's hel within and division and a from the place that divising miles from the place more to the white my pas has seed unthe Act bull result, the Collector of the Drine shall d hy rine nonindum, signed by such fill to of the minute of the inthents pixell to my such persons anding more than and in the my such persons and one of Orline is after all and of the man and person all of such persons to reall and other or persons be up meeter that behalf by the Collection lector.

Such cole tim effect of prom shall, ift i such within divs iter in riorindum led ha Who hill I mir 1 pwn ent h 1 1 1 delivered to him as africa il, make d minl of the pron noted in sook menor adult or at the place of abole mention domesuch in normdum, of the amount of the instalment age in mentione!

On payment, receipt to be given cept to be given coefficient or Dilice, or to any collecting officer or payson as stores ad or Office, or to any collecting officer or person as aforesud, to whem any such memorandum as aforesaid shall have been delivered by the Collector, of any instalment of Duties assessed under this Act, the officer under his hand, unto the person who shall pay the same, and such receipt shall be a full and complete discharge to every person who shall pay the same for the sum so paid as aforesaid.

CXXXI. The Collector of each District shall

Collector to give reneral notice of essuries, and of Officer to whom Duties are to be paid.

cause general notice to be given in his District by proclamation in the manner usual in the said District, and also by affixing such notice at the Office of the said Collector, of the Treasuries or Offices e-ta-

blished by the Government within the said District for the receipt of the said Duties, or of the officers or persons to whom the said Duties at different places within the said District, may be paid.

Mode of payment of Duties under Schedule II, when parties desire to pay according to Numbers or

CXXXII. 1.

Assessments under Schedule II to be entered, a certificate of the amount deli-vered by a number or letter without the names of parties when they intend to pay the Officer for ReAll assessments upon profits under Schedule II, made by the Commissioners for general purposes, or by the Commissioners for special purposes, shall be entered in books, with the names and descriptions of the persons to be charged therewith, and their respective places of abode set opposite thereto, which entries shall res-

pectively be numbered progressively, or lettered or distinguished by numbers or letters, as the said Commissioners shall think proper.

- 2. When, and as soon as the said Commis-sioners shall have caused to be made any such entry in such book, in case the person charged by such assessment shall have declared his intention to pay the Duty at the proper Treasury or to the proper Officer for receipt within the time limited by this Act for payment thereof, and in case the said Commissioners shall be satisfied with such declaration, they shall deliver to such person, or to such other person as shall be there attending on his behalf, a certificate under the hands of two or more of such Commissioners, specifying the amount of the sums to be paid within one year upon such assessment.
- 3. Every such certificate shall be numbered or lettered with the same number or letter as the entry in the book of the said Commissioners, to which such certificate shall relate, without naming otherwise describing the person charged.
- 4. Such certificate shall, on production thereof, ca sufficient authority to the said Officer for receipt, from time to time, to receive from any person bearing and producing such certificate, the amount of the sums therein contained in such proportions thereof as by this Act are made payable by instalments, and at the times by this Act appointed for payment thereof.
- 5. On the payment of the sums contained in any such certificate, or any proportion thereof, the said Officer for receipt shall give certificates for the same, acknowledging the receipt of the sums paid on account of the certificate of the said respective Commissioners, by the number or latter marked therein, as before directed.

Duplicates to be delivered to Collec-tors, and when assessments are made under a number letter, a warr nt for receiving the Duties to be delivered

CXXXIII. It shall be lawful for the respective Commissioners, whether for general or special purposes, to issue out and deliver to the respective Collectors duplicates of the assessments made by them, containing the sums assessed on every person to whom a certificate hath

been delivered by letter or number, together with the number or letter set opposite thereto in their respective books before mentioned, without naming such persons, and all such sums shall be paid to the respective Officers for receipts: and such part thereof as shall not be so paid to them, may be levied and collected as herein is mentioned.

CXXXIV. 1.

The Duties payable on such last-mentioned assessments uncharged Persons der Schedule II, at the proper to pay the Duties to Treasury, or shall be paid to the proper Officers to Receipts; and, in d full, the Duties may be levied in the the proper Officer for receipt, by such instalments as by this Act is directed, on or before ordinary way. the respective days appointed

for such payments.

2. The certificates hereby required to be given on such payments shall be delivered to the respective Commissioners, or to their Clerk at their Office, before the time when the same are hereby made payable, taking his or their receipt for the same, which receipt shall be a sufficient discharge for the money so paid, in satisfaction of so much of the assessment as shall be mentioned in such

certificate to be so paid.

3. If any person shall neglect to pay such Duties at the time and in the manner hereby directed for payment thereof, or having paid the same, shall neglect to deliver the certificate required to be given on such payment as herein-before directed, it shall be lawful for the Commissioners by whom the assessment shall have been made, and they are hereby required to deliver a duplicate of all sums assessed on any person who shall have made cefault in paying or accounting for the payment of the same, with his name and description, to the Collector, in order that he may levy the sum in arrear and unpaid, and such sums -hall therefore be levied according to the provisions hereinafter contained.

CXXXV. In all cases where the Commissioners

When parties are not assessed by a number or letter, Commissoners to deliver Duplicate to Collector for collecshall not have received a de-claration of the intended payment to the Officer for receipt, as aforesaid, of the Duty to be charged under Schedule II, or shall not be satisfied with such declaration, they shall deliver a

duplicate of the assessments to the Collector, with the names and descriptions of the parties charged therewith, as provided in Section CXXVII of this

CXXXVI. If after the receipt of any such de-

If after declaration of intention to pay under number er letter default is made, Commission-ers to deliver Duplicate to Collector.

claration, the Duties shall not be duly satisfied and paid ac-cordingly, the said Commis-sioners shall cause the names of the defaulters, and the amount of Duty assessed on each, to

time, in the duplicate assessment of the Collector; and such duplicate shall be of the like force and effect for sollecting the sums, and such sums

been inserted therein at the time of issuing such duplicate.

In default of payment, Collector may to recover arrears by distress or attachment and sale of moveable and in-

CXXXVII. Whenever the amount of any instalment of the said Duties shall not be paid in manner aforesaid, by the person liable to pay the same within seven days after the day appointed

of moveable and immoveable property. by this Act aforesaid, for the payment of such instalment, the Collector shall proceed for the recovery of such instalment, by a distress and sale of the moveable property or etterline. moveable property or attachment and sale of the immoveable property of the person so making de-

CXXXVIII. In the seizure and sale of move-Seizure and sale of able property for arrears of assessment, the following Rules moveable property to shall be observed : be made according to following Rules.

Collector to furnish person distrain-ing with a demand in writing.

1st .- The Collector shall employ a person to distrain the property, herein-after called the Distraining the Distraining Officer, and shall furnish to such Officer a demand in writing signed by the Collector, or by

some Officer empowered by him in that behalf, specifying the amount of the arrear for which the distress may be issued, and the date on which the arrear fell due.

2nd. The Distraining Officer shall produce the writing as authority for mak-Defaulter to be ing the distress and on the served with a copy. day on which the property may be distrained, shall deliver a copy of such writing to the defaulter, endorsing thereon a list or inventory of the property distrained, and the name of the place weere may be lodged or kept.

3rd .- The writing shall further set forth that

the distrained property will be Writing to state at the distrained brought to public sale within days, unless the amount property will be sold. and the expense of the distress be previously discharged.

4th .- When a defaulter shall be absent, a copy of the writing, with the en-dorsement, shall be fixed or Mode of service when defaulter is left at his usual place of residence, before the expiration

of the third day, calculating from the day of the distress.

CXXXIX. When a defaulter, on receiving notice, shall neglect to pay the Consequence of deamount due, or when a de-faulter shall have abscondfaulter neglecting to pay after notice, or absenting himself. ed, or be otherwise not forthcoming, so that the notice cannot be served upon him, the Distraining Officer shall, in either case, transmit an inventory of the property distrained to the Collector.

On tender of arrear and expenses prior to the day of distress to

CXL. When a defaulter shall tender payment of the arrear demanded, after his property shall have been distrained before the day fixed for sale, together with payment of the necessary expenses at-

tending the distress, the Dis-training Officer shall receive the amount of such arrane and expenses, and shall forthwith release the property.

CXLI. The distress levied shall not be exces-Distress to be pro-rtionate to the ar-trained shall be as nearly as portionate to the arpossible proportionate to the amount of the arrear.

CXLII. The distress shall be made after sunrise and before sunset, and not Time for distress. otherwise.

What places distrainer may force open

CXLIII. The Distraining Officer shall have power to force open any stable, cow-house, golah, granary, godown, out-house, or other building, as also to enter any

dwelling-house, the outer door of which may be open, (excepting, the apartments in such dwelling house appropriated for the zenanah or residence of women, which, by the usage of the country, are considered private,) and to break open the door of any room in such dwelling-house for the purpose of attaching property belonging to a defaulter and lodged therein.

CXLIV. 1.

Where a Distraining Officer shall have reason to suppose that the Powers of disproperty of a defaulter is lodged trainer to force open within a dwelling-house, the doors in the presence outer door of which may be shut, of a Police Officer.

or within any apartments appropriated to women, which by the usage of the country are considered private, such Officer shall represent the same to the head Officer of the Police, (within whose jurisdiction the house may be situated) and on such representation the head Officer of the Police shall send a Police Officer not under the degree of a to the spot, in the presence of whom the Distraining Officer may force open the outer door of such dwelling-house.

2. The Distraining Officer may also, in the presence of the Police Officer, after due notice given for the removal of women within a zenanah and after furnishing means for their removal in a suitable manner, (if they be women of rank who, according to the custom of the country, cannot appear in public,) enter the zenanah apartments for the purpose of distraining the defaulter's property therein; but such property, if found, shall be immediately removed from such apartments, after which they shall be left free to the former occupants.

CXLV. Immediately on the occurrence of an

Real property may be attached but pre-vious sanction of the Chief Revenue Au-thority of the Divi-sion, property for sion necessary for the sale of mimoveable property.

arrear, or at any subsequent period, the Collector shall have authority to attach at his discretion the whole or such portion of a defaulter's immoveable property as he may deem sufficient to answer the amount in arrear; but the previous sanc-

tion of the Chief Revenue Authority of the Division shall, in all cases, be necessary for the sale of immoveable property.

CXLVI. When a defaulter shall not have any

When Collector may sell the immoveable property in ad-dition to the moveable property of the defaulter. moveable property, of which distraint can be made, or when, after the moveable property of such defaulters shall have been distrained and sold, the arrear due, with interest, and all ex-

penses of the distress and sale is not liquidated by the proceeds of such sale, the Collector may, with such sanction as aforesaid, proceed to sell the improveable property of the defaulter.

CXLVII. The person or Officer employed by

Proclamation to be made of the time of sale and of the property to be sold.

the Collector to sell moyeable property distrained, or immoveable property attached under this Act, shall cause to be affix-ed to the outer door of the de-

faulter's house a list of the property to be sold, with a notice specifying the place where, and the day and hour at which the property will be sold, and shall cause proclamation of the intended sale to be made in the manner usual in the District in such place or places as the Collector may consider necessary to give due publicity to the sale.

CXLVIII. No sale of immoveable property No sale of such shall take place until after the property to take place expiration of a period of fifteen till after fifteen days. days from the date on which the notice may be so affixed.

CXLIX. 1. At the appointed time, the pro-Sale how to be consucted.

perty, moveable or immoveable, shall be put up for sale under the order of the Collector in one or more lots, as the Collector or the Officer employ-

ed by him in that behalf shall direct, and shall be sold to the highest bidder.

2. When the property shall be sold for more than the amount of the arrear, the overplus, after deducting expenses of process and interest, shall be paid to the defaulter.

When Collectors may sell the move-able property after the immoveable property of the defaulter has

been distrained.

CL. When the immoveable property of a defaulter is first attached and sold, if the arrears due, with expenses of attachment and sale, and all other just charges, be not fully liquidated by the sale, the Collector may cause the moveable property of the defaulter

to be distrained and sold for the recovery of the balance thereof, with interest, and all expenses of the distress and sale,

CLI. 1. If any person assessed to the said Duties shall remove out of the Arrears to be le-

vied by distress in the District where the party resides.

District in which he shall have been assessed, without first paying or discharging all the

Duties charged upon him which shall be due and payable, and without leaving in such District sufficient property whence the whole of the said Duties may be raised and levied; or if any person shall reside in any other District than that in which the assessment or charge shall be made on him in pursuance of this Act, and the same shall be in arrear and unsatisfied in the whole or in part, it shall be lawful for the Collector of the District in which such assessment or charge shall have been made, to certify to the Collector of the District within which such person shall reside, the amount of the assessment or charge made upon such person, and remaining in arrear, and unpaid as aforesaid.

2. Such last-mentioned Collector shall thereupon cause the whole of the Duty so remaining in arrear and unpaid as aforesaid to be raised and levied, together with the costs and charges attending, in the same manner as if the said person had been assessed in the District of the said last-men-

tioned Collector.

CLII. The fees payable upon distraints or attachments under this Act The fees upon isshall be such as are set forth in carding to Table of Fees in Schedule the Table of Fees in the Schedule hereto annexed. and marked VII.

CLIII. Instead of proceeding by distress and

Instead of proceeding by distress, Col-lector may file a Certilicate of non-payment in a Court of competent jurisdic-tion of the District.

sale, or by attachment and sale, or in case of failure to realise thereby the whole or any part of the Duty assessed and payable under this Act, the Cots lector of the District may, if he shall think fit, and if any

instalment shall remain unpaid for more than fourteen days after the day appointed for the payment thereof file in any Court of competent jurisdiction within the District in which the person liable shall reside, whether established by Royal Charter or not, a certificate that such person has been duly ass sed under this Act. specifying the yearly sum in which and the period for which he shall have been so assessed: stating that an instalment of the said Duties so assessed remains unpaid, stating the amount of such instalment, and the time at which it became pay-

CLIV. Such certificate shall have the same effect in regard to the person

Such Certificate shall have the effect of a final decree.

and property, moveable or immoveable, of the said defaulter, as if a final decree or judgment

had been obtained by the said Collector on behalf of the Secretary of State in Council against such person for the payment of the said arrears of Duty in a regular suit in the said Court, and it shall be lawful for the Collector to take the same proceedings by execution and process of the said Court as he would have been entitled to take such final decree or judgment.

CLV. All such Duties as shall be duly assessed

Duties shall also be recoverable as a debt, and in the name of recretary of State for India in Council.

or charged under any of the provisons of this Act, if not paid, levied, or collected according to the direction herein mentioned, shall also be recoverable as a debt to, and in the

name of the Secretary of State for India in Council, with full costs of suit, and all charges and expenses attending the same.

CLVI. The claim of the Government for all

Such claim shall have priority over all other claims.

sums payable for the said Duties shall have priority over all other claims upon any immoveable property attached, or

upon any moveable property distrained under this

CLVII. 1. No goods or chattels belonging to

Goods of defaulters are not to be removed under any execution or assignment, until all Du-ties are paid.

Exception in fa-vor of land lord's

any person at the time any of the Duties to be assessed under this Act shall become in arrear, shall be liable to be taken by virtue of any execution or other process, warrant or authority. or by virtue of any assignment, or on any account or pretence

claim to arrear rent

whatever, (except at the suit of the landlord for rent,) unless the person at whose suit the execution or seizure shall be sued out or made, or to whom such assignment shall be made, shall, before the sale or removal of such goods and chattels, pay, or cause to be paid to the proper Officer all arrears of the said Dates which shall be due at the time of seizing anch

goods or chattels, or which shall be payable for the year in which such seizure shall be made, provided that the said Duties shall not be claimed under this Section for more than one year.

The exception herein before contained as to the landlord's claim to rent shall Landlord's claim shall not extend be-yond six months. not extend beyond six months' arrears of any rent due to the said landlord.

CLVIII. When any person chargeable with the Duties hereby made pay-Parents and Guarable as aforesaid shall be under dians liable for Infants, and Executors the age of twenty-one years, or for person dying. when any person so chargeable shall die, in every such case the parents or guardians of such infant, upon default of payment by him, and the representative of the person so dying, shall be, and are hereby made liable to and charged with the payments which the said infant ought to have made, or the person so dying was chargeable with, and if such parents or guardians, or such representatives shall neglect or refuse to pay as aforesaid, it shall be lawful to proceed against them in like manner as against any other person making default of payment of the said Duties; and the parent or guardian making payments as aforesaid shall be allowed every sum paid for such infant in his accounts, and all representatives shall be allowed to deduct all such payments out of the assets of the person so dying.

CLIX. If this Act shall not be executed in any

When the Act shall not be executed before the time for payment of any in-stalments shall fall due, Commissioners to adjust such times

District previous to the time appointed for the payment of the first or any subsequent instalment of the said Duties, or within the year of assessment, it shall be lawful for the Commissioners executing this Act, who shall have made or allowed

any assessment after the period appointed for any such payment, (which they are hereby declared to be competent to do,) from time to time, when and as the same shall be necessary, to settle and adjust at what time any instalment of which the time for payment shall then have clapsed, shall be paid, in such manner as to them shall appear just and reasonable.

PART XIV.

Application of the Duties.

CLX. All monies arising from the Duties

All the Duties to be paid in the first instance into the Go-vernment Treasury to an account to be headed Income Tax

hereby imposed (the necessary charges of raising and accounting for the same excepted,) shall be paid into such of the Treasuries of Her Majesty's Government in India as the local Government shall from time

to time direct, to an account to be headed Income Tax Account.

CLXI. 1. Separate accounts shall be kept at the said Treasuries of all sums Separate accounts be kept at the castry of the S tent and I per paid in on account of the said 8 per cent. Duty, and of those paid on account of the said 1 per cent Daty.

2. Separate accounts shall also be kept at the Separate account slate of the kept in respect of 1 per cent Duty.

1st —Of sums paid in Presidence Towns.

in Presidency Towns and Strait's Settlements.

2nd -Of sums paid in Towns in which Act XXI of 1850 is in force 3rd.—Of all other

sums paid in each District.

1st.-Of such sums paid in on account of the said 1 per cent Duty, as shall have been assessed upon persons residing in, or carrying on businees in. or upon any house or land in any of the Presidency Towns or Stations.

2ndly -Of such sums paid in on account of the said 1 per cent. Duty as shall have been assessed upon any person residing in, or carrying on business in, or upon any house or land in any Town or Suburb not within the Presidency Towns or Stations aforesaid, wherein Act XXVI of 1850 shall be in force, and Commissioners shall have

been appointed under that Act, and, 3rdly-Of all sums paid in or on account of the said 1 per cent. Duty as shall have been assessed upon any other person, or any other

houses or lands in each District.

All sums paid on account of 3 per cent. Duty to be cent. Duly to be applied for service of Government of India under directions of Government.

CLXII. The said sums paid into the said Treasuries, on account of the said 3 per cent. Duty, shall be transferred, from time to time, for the service of the Government of India, in such manner, at such times, and under such authority, rules and

regulations as are, or may be appointed or made, with regard to any other monies arising from Duties payable to the said Government, or as the Governor-General of India in Council shall, from time to time, direct or appoint.

CLXIII. Of the said sums so paid into the Treasury to the said Income

Sums paid on ac-

Count of 1 per cent.
Duty to be paid.
1st — When • collected in Presidency
To wns or Straits'
Settlements to Municipal Commission ers under Act XXV of 1856

2nd .- When collected in Towns
where Act XXI of 1850 is in force, to Commissioners appointed under this Act.

Act.
3rd.—In other
places, to Commissioners to be appointed by Government, to be called Commissioners for local purposes.

Tax Account, the net sums paid in on account of the said one per cent. Duty by perwhose incomes shall ceed Co's Rupees 500 in the year, shall, after deducting all charges and expenses relating thereto, be paid over and accounted for in the manner and according to the following Rules :-

1st -When the said sums shall have been assessed upon persons residing or carrying on trade in, or upon lands or houses in any of the Presidency Towns or Stations aforesaid, in which any Municipal Commissioners shall have been appointed, and shall be acting

under Act XIV of 1856, the same shall be paid and accounted for to the said Municipal Commissioners, to a separate account to be kept by the said Commissioners, and to be headed Income Tax Account.

2nd .- When the said sums shall have been assessed upon persons residing, or carrying on trade in, or upon lands or houses in any Town or Suburb, not within any of the said Presidency Towns, wherein Ac. XXVI of 1850, or any Act by which the same may be amended, or which may be substituted for the same, shall be in force, and wherein Commissioners shall have been appointed, and shall be acting under the said Act, the same shall be paid over and accounted for to the said Commissioners to a separate account to be headed Income Tax Account.

3rd .- When the said sums shall have been assessed upon any other persons, or any other houses or lands than those mentioned in the 2nd and 3rd Clauses of this Section, the same shall be paid over and accounted for to such Commissioners as the local Government shall, from time to time, appoint for the District in which the said sum shall have been assessed and received, to be called "Commissioners for local purposes" to an account to be headed Income Tax Account.

CLXIV. 1. Power to Govern-

ment to appoint Commissioners for local purposes.

At least one to be person not in service of Government.

In each and every District in India, not being within any of the Presidency Towns or the Settlement aforesaid, the several local Governments shall appoint such and so many persons, not less than (three) in number, as it shall deem

expedient to be Commissioners for local purposes under this Act, within the said several Districts respectively, of whom at least (one) shall be a person not in the service of or holding any office under the Government.

Provided that, if it shall appear to the local

Except when no competent person, competent person, not in service of Government, can be

Government that no person, competent to exercise the duties of Commissioners, can be found within the District, or if any person being so appointed

as aforesaid shall decline or neglect to take upon himself the execution of the said office, and in the judgment of the local Government it be deemed expedient to appoint a person in the service of Government in the place of such person, it shall be lawful for the said local Government, subject to such approval as aforesaid, to appoint a person in the service of the Government to be one of the said Commissioners in heu of the person so declining or neglecting.

CLXV. 1. It shall be lawful for the local

Government may divide Districts into two or more Divisions for local purposes, to appoint Commissioners in each.

Government, if it shall think fit, with the sanction of the Governor-General of India in Council, to direct that any District, not being within any of the said Presidency Towns

or the said Settlements, shall be divided, for the purposes in the 14th Part of this Act mentioned, into two or more Divisions: and to appoint "Commissioners for Local Purposes" for and in each of such Divisions respectively.

2. Such Commissioners, when so appointed shall have all and every the powers and authorities within the Division for which they shall have been appointed, as the said Commissioners for local purposes appointed for any District shall have

CLXVI. In case of any such division of any
District for the purposes last

In that case soparate accounts to kept at the Treasury of sums received on account of 1 per cent. Duty in each Division.

aforesaid, separate accounts shall be kept at the Treasury into which the Duties levied in, and on account of such District shall be paid as aforesaid, of all such sums paid in

on account of the said I per cent. Duty as shall have been assessed upon or received from any person residing or carrying on business on any lands or houses in each of the Divisions of such District.

Sum assessed in each Division to be paid to Commis-sioners for local pur-poses of such Division.

CLXVII. In such case such sums only as have been assessed upon and received from the persons on the lands and houses within each of the said Divisions of the District, shall be paid and accounted for to the Commis-

sioners for local purposes appointed for such Division.

Commissioners to be removed and vacancies filled up in same manner as in case of Commissioners of Divisions for general purposes.

purposes.

CLXVIII. The Commissioners for local purposes shall be, from time to time, appointed and shall be removeable, and vacancies in their number shall be filled up, in the manner provided in Section JX. of this Act in regard to Commissioners for general

CLXIX. The Commissioners for local purposes

so appointed as aforesaid, shall Commissioners for not exercise any of the powers local purposes not to exercise any power hereby conferred on them withwithin any Town in which Act XXV of in, or in respect of, any Town or Suburb in which Act No. XXV of 1856 or Act No. 1856 or Act XXIII of 1850 is in force XXV1 of 1850 shall be in force

and in which Commissioners shall have been appointed and shall be acting under either of the

said Acts.

CLXX. The Municipal Commissioners. Commiss oners under Act XXVI of 1850, or the Comnussioners for local purposes, to apply the 1 per cent. Du-ties for new public works or improve-ments as Govern-ment shall approve or direct.

1. The said Municipal Commissioners, the said Commissioners under Act XXVI of 1850, and the said Commissioners for local purposes respectively, shall apply the several sums of money paid to them as aforesaid under this Act in and upon the construction of such new public works and improvements in and of the said several Presidency Towns and Stations, the said Towns and Suburbs, and the

said Districts or Divisions respectively, for which they shall have been appointed as aforesaid, as the local Government shall, from time to time, approve or direct.

And to account for application of such Duties accord-ing to Rules to be made by Government.

2. The said Commissioners shall account for the application and expenditure of the said sums in and upon such new works and improvements, in such manner and at such times as the said local Government shall appoint and

direct, by any rules and orders made and passed by such Government with the sanction of the Governor-General in Council, and published in the Gazette of the Presidency, Lieutenant-Governorship, Province, or Station, in or nearest to which the District or place, for which such Commissioners shall have been appointed and shall be acting, shall be situated.

Penalties.

CLXXI. If any person shall act as a Commissioner in relation to Sche-Penalty for Com-

missioners and Of-ficers acting before taking oath.

dule II (except in administering the oath prescribed in Section ,) or shall act as a Clerk to Commissioners, or as

an Assessor, or as an Officer of Receipt in relation to the Duties in Schedule II, before he shall have taken the oath hereby required to be taken by him, he shall forfeit a sum not exceeding Rupces 500.

CLXXII. If any Commissioner, or any mem-

Penalty on Commissioner for vexatious or corrupt practices. ber of any punchayet appointed under this Act, or any person appointed to make any assessment under this Act, or if any Collector or Assessor under this

Act, shall knowingly or wilfully, through corruption, partiality, or favor, over-rate or under-rate, or omit to charge any person chargeable under this Act, or charge any person not chargeable under this Act, or shall be guilty of any corrupt, vexatious, or fraudulent practices, or of any extortion, or attempt to extort any money or valuable things in the execution of his office, or shall conduct himself with partiality or unfairness therein, such Commissioner, member of punchayet, or person so appointed to assess as aforesaid, and such Collector or Assessor shall be deemed guilty of a misdemeanor, and shall, for every such offence, be liable to imprisonment, with or without hard labor, for a period not exceeding one year, and to forfeit a sum not exceeding Rupees 1,000.

CLXXIII. Every Assessor or Assistant As-

Penalty for Assessors wilfully neglecting to appear before Collectors or Commissioners.

sessor who shall wilfully, or without reasonable cause, neglect to appear before the Collectors or Commissioners of the District on any occasion on which he ought to appear under

any of the provisions of this Act, or refuse to make such oath as herein in that behalf prescribed, or who shall, without reasonable cause, omit or neglect to return to the Collector the name of any person whose name ought to be included in any such list, as by this Act is required, shall forfeit for any such omission or neglect any sum not exceeding Rupees 200.

CLXXIV. If any Clerk to the Commissioners

Penalty for Clerks for misconduct. appointed under this Act shall wilfully delay or obstruct the execution of this Act, or shall wilfully misconduct or negli-

wilfully misconduct or negligently conduct himself in the execution of this Act, he shall forfeit the sum of Rupees 200.

Penalty for Collecting Officers for misconduct in Office.

On Duties under this Act: 1s/—Shall fraudulently collect or attempt to collect any money on account this Act from any person not

charged therewith; or

2ndly.—Shall fraudulently receive or collect, or attempt to receive or collect, from any person or persons more money than is actually charged against such person upon his assessment; or

3rdly.—Shall receive or collectany money whatsoever under color of this Act, and not pay over and account for the whole of such money; or

4thly.—Shall fraudulently alter any duplicate or warrant, or any memorandum or document mentioned in this Act, after the same has been delivered to him as aforesaid; or

5thly.—If any such officer or any person employed or authorised to serve any notice, or to make any distress, attachment, or sale under this Act, shall extort or obtain, or attempt to extort or obtain, any sum of money or valuable thing other than such money as he shall have been authorised to receive or collect under this Act, from any person whatever, under color of his employment or authority, or as a bribe for forbearing to exercise any employment or authority under this Act, such

officer or person shall be deemed guilty of a misdemeanor, and shall be liable to imprisonment, with or without hard labor, for a period not exceeding six months, and shall, for every such offence, forfeit a sum not exceeding Rupees 1,000, and shall also forfeit and refund or pay to the party aggrieved, if he shall have received any sum of money or valuable thing, double the amount, or double the value of the thing improperly received, or of the money received and not duly paid over as aforesaid, or in default, and until such refund or payment be made, shall be liable to further imprisonment, with or without hard labor, for a period not exceeding six months.

CLXXVI. If any person, not being employed

Penalty on persons pretending to be employed to serve notices or collect monies. or authorised to serve any notice required to be given under this Act, or to receive or collect any money under this Act, shall falsely pretend that he is employed or authorised to

serve any notice, or to receive or collect any money under this Act, and shall, by such false pretence, obtain, or attempt to obtain, any money or valuable thing whatsoever from any person whatsoever, the person so offending shall be deemed guilty of a misdemeanor, and shall be liable to the punishment and penalties in the last preceding Section mentioned.

Punishment unlawful entry. for ing to be employed to make any distress under this Act, who shall knowingly enter the apartments of any Hindoo or Mahomedan woman, which, by the usage of the country, are deemed private, or shall force open the outer door of a dwelling-house, contrary to the provisions of the 13th Part of this Act, shall be liable to be imprisoned for any period not exceeding three months.

CLXXVIII. If any person shall forcibly or Penalty for forcibly or claudestinely take away any moveable property duly distained property.

Penalty for forcibly or claudestinely take away any moveable property duly distained property.

Penalty for forcibly or claudestinely take away any moveable property duly distrained under this Act, while subject to such distress, such person shall, on conviction, be liable to be imprisoned for a period not exceeding three months, or until he sooner restores the property, or makes good the value of it to the Distraining Officer, and shall also be liable to a fine not exceeding the value of such property.

CLXXIX. All complaints for any of the

Complaints in five preceding Sections cognizable before a Magistrate, or Justice of the Peace. complaints for any of the offences specified in any of the four last preceding Sections may be heard by any Magistrate, either of the District where the offence shall have been committed, or of the

District where the offender shall be apprehended, or when such offence shall have been committed in any of the said Presidency Towns or Stations, or by any European British subject, by any Justice of the Peace of the place where the said offence shall have been committed, or of the place where the offender shall be apprehended.

CLXXX. If any person shall forge, counter-

Penalty for Forgery. feit, or alter, or cause or procure to be forged, counterfeited, or altered, or knowingly or wilfully and or assist in forging, counterfeiting, or altering any certificate of the Commissioners for general purposes, or of any other Commissioners, or of any Collector acting in the execution of this Act, or any certificate or receipt which any Officer is, by this Act,

authorised to give on the receipt of any money payable under this Act, or shall utter any such forged, counterfeited, or altered certificate or receipt as aforesaid, with intent to defraud Her Majesty, or the Secretary of State in Council, or the Government, or any person whomsoever, every person so offending and being lawfully convicted thereof shall be adjudged guilty of felony, and shall be hable, if a European or American, to be sentenced to penal servitude for any period not less than five, or exceeding ten years, or to imprisonment, with or without hard labor, for any term not exceeding two years, and, if not a European or American, to be sentenced to transportation for any period not less than seven or exceeding fourteen years, or to imprisonment with or without hard labor for any term not exceeding seven years.

CLXXXI. If any person, upon any examination on oath, or affirmation, or False deposition. in any affidavit, deposition, or affirmation authorised by this Act, shall wilfully and corruptly give false evidence, or shall wilfully and corruptly swear or affirm any matter or thing which shall be false or untrue, every such person so offending, and being thereof duly convicted, shall be subject and hable to such pains and penalties as, by the law in force for the time being, persons convicted of willul and corrupt perjury are subject and liable to.

CLXXXII. Any charge to be preferred under

the last preceding Section for any of the offences therein men-Charge to be pre-ferred when perjury committed. tioned, in regard to any affidashall and may be laid, tried, and determined in the place where such affidavit, deposition, or

affirmation shall be exhibited to the Commissioners in pursuance of this Act.

Penalty for making false returns of profits or of the value of lands.

CLAXXIII. 1. If any person shall knowingly and wilfully make or deliver any false or fraudulent account, statement, or declara-tion of or concerning any profits or income chargeable

under this Act, or of the yearly rent or value of any lands or houses or hereditaments, or of any matters or things affecting such rent or value, such person so offending shall, for every such offence, forfeit a sum not exceeding Rupees 500, besides the increased Duties hereby made payable upon the increased assessment of such person.

2. And every person who shall knowingly and wilfully aid, abet, or assist, or Penalty in accesincite or induce any other persories before the fact. son to make or deliver any such false or fraudulent account, statement, or declaration as aforesaid, shall, for every such offence, forfeit the sum of Rupees 500.

CLXXXIV. If any person shall make any false claim for any abatement under False claim to the first Schedule of this Act, under abatement or shall be guilty of any fraud Schedule I. or misrepresentation in making such claim, or in obtaining or endeavouring to obtain, any such abatement, or shall untruly de-clare the amount or value of any loss under the Rules relating to Schedule I, or the amount or value of any abatement made or agreed to be made in the rent of the lands in his occupation on secount of such loss, with intent fraudulently to

obtain any such abatement, he shall forfeit a sum

of Duties charged on him in respect of the said lands or houses; and if the occupier of any such lands or houses, or any other person whatever, shall aid, abet, or assist any person charged to the said Duties in making such false or fraudulent claim, or shall fraudulently or untruly declare the amount or value of any abatement made or agreed to be made in the rent of the said lands, or house, or the amount of such loss, with intent fraudulently to obtain for the person so charged any abatement as aforesaid, every such person shall forfeit a sum not exceeding Rupees 500.

Falso claim to abatement under Schedules II, III, and IV, or to exemp-

of this Act.

CLXXXV. If any person shall make any false claim to any abatement under the second, third, or fourth the second, third, or fourth Schedule of the Act, or to any exemption or deduction under the 11th Part of this Act, or shall be guilty of any fraud or

contrivance in making any claim under any of the said Schedules, or under the said 11th Part of this Act, or in obtaining any abatement, or any exemption or deduction, or any certificate as aforesaid, under any of the said Schedules, or the said 11th Part, or shall fraudulently conceal or untruly declare any income or amount of income, or any sum which he may have charged, or have been entitled, under the authority of this Act, to charge against any other person or which he may have deducted or retained, or have been or be entitled as aforesaid, to deduct or retain for or of any payment to which such person claiming exemption as aforesaid may be or become hable; or if any such person shall fraudulently make a second claim for the same cause, every such person so offending shall forfeit a sum not exceeding Rupees 500, and treble the Duty chargeable in respect of all the sources of his meome, as if such claim had not been made or allowed; and if any person shall knowingly and wilfully aid, abet, or assist any such person in committing any such fraud as aforesaid, the person so aiding, abetting, or assisting, shall forfeit a sum not exceeding Rupees 500.

CLXXXVI. Any person who shall be guilty of any offence mentioned in the 16th Rule of the 8th Part of Penalty for offences regarding composithis Act, in regard to the composition therein mentioned, shall forfeit a sum not exceeding Rapees 500. CLXXXVII. If an

Refusal to appear before Commis-

If any person, being duly summoned to appear before the said Commissioners as aforesaid, for any of the purposes mentioned in the 4th Part of this Act,

shall refuse or neglect to appear before the said, Commissioners at the time and place to be appointed for that purpose, or if any such person being summoned shall appear before the said Commissioners, but shall refuse to be sworn or to subscribe such oath as aforesaid, or having taken and subscribed the same, shall refuse to answer any lawful question touching the matters depending before the said Commissioners, every person so offending shall forfeit any sum not exceeding Rupees 200. CLXXXVIII. 1. If any person who ought

Penalty or neglect to return any list, declaration, or state-ment before Com-

1. If any person who ought by this Act to deliver any list, declaration, or statement, shall refuse or neglect so to do within the time limited in any missioners.

notice, whether particular or general, given under this Act, or shall under any pretence witfully delay the de-

not exceeding Rupees 500, and treble the amount livery thereof.

- 2. Or if any person, required by any Commissioners under this Act to make out and deliver any Schedule, or to appear before the said Commissioners, or to verify any list, declaration, or statement by him delivered, shall refuse or neglect to make out or deliver such Schedule, or to appear before the said Commissioners, or to verify upon oath before them any statement or Schedule by him delivered, within the time limited by such Commissioners in pursuance of this Act, every such person so offending shall forfeit any sum not exceeding Rupees 200, (besides any double Duty with which he may be charged under Part IV of this Act,) but nevertheless subject to such stay of proceedings in the case of the delivery of a subsequent statement or Schedule to the satisfaction of the said Commissioners as in the 62nd Section of this Act provided.
- 3. Provided, always, that no person who shall
 No person not served with particular notice to be liable to penalties if Commissioners satisfied that he is exempt from all Duties.

 1. Provided, always, that no person who shall not have been served with a particular notice as aforesaid, shall be liable to the penalties before mentioned, or either of them, for not delivering any statement, list, or declaration required by any general notice

as aforesaid, if it shall appear to the Commissioner for executing that Act, on enquiry before them, that such person is entitled to be exempted from the payment of all and every the Duties hereby granted.

CLXXXIX. If any person shall wilfully obstruct any Assessor or Assessors or Receiving or Collecting Officer, or any Officer duly authorised in the execution of

this Act, in the due execution of his said office or duty respectively, such person shall, for every such offence, forfeit a sum not exceeding Rupees 500.

CXC. 1. If any person, who ought to be charged with any Duties under Penalty for avoidthis Act, shall, by fraudulently ing assessment by fraudulent removal or fraudulent dispochanging his place of residence, or by fraudulently converting sition of property. his property or any part thereof or by fraudulently conveying or assigning, or pretending to convey or assign the same, or by fraudulently altering any security with relation to such property, or by fraudulently rendering the same or any part thereof temporarily unproductive, in order that such person may not be charged for the same, or by any falsehood, wiltul neglect, fraud, or contrivance whatsoever used or practised, avoid or attempt to avoid being charged and assessed according to the true intent and meaning of this Act, every such person shall, on proof thereof before the Commissioners for General Purposes acting for the District wherein such person shall be chargeable, be charged and assessed in treble the amount of the charge which ought to have been made on such person if no such charge shall have been made.

2. And if any such charge shall have been made, which shall be less than the charge which ought to have been made on such person, such person shall be assessed and charged over and above such former charge in treble the amount of the difference between the sum with which such person shall have been charged and the sum with which he ought to have been charged, to be added to such assessment.

CXCI. If any person being assessed to the said Duties shall remove out of the Penalty for removing from District District where he shall have after assessment without leaving suffibeen assessed to the said Duties without first paying or dis-charging all the said Duties cient property to satisfy Duties. charged upon him which shall then be due and payable, and without leaving insuch District sufficient property wherein the said Duties in arrear may be raised and levied, and the same shail remain in arrear and unpaid for the space of twenty days after the time appointed by this Act for payment thereof, every such person shall forfeit (over and above the said Duties so left unpaid as aforesaid,) a sum not exceeding Rupees

Mode of enforcing Penalties

Jurisdiction of Magistrates, &c, to fine.

provisions of this Act, he shall be liable to a forfeiture or fine only, shall be punishable for such offence by any Justice of the Peace for any of the Presidency Towns or of the said Stations, or by any Magistrate or person lawfully exercising the powers of a Magistrate, whether the offence shall have been committed within the local limits of the jurisdiction of such Officer or not.

2. Any person hereby made punishable by a Justice of the Peace shall be punishable upon summary conviction.

CXCIII. No conviction, order, or judgment of Conviction to be quashed on merits be quashed for error of form or only—form of Conviction, &c. procedure, but only on the merits; and it shall not be necessary to state on the face of the conviction, order, or judgment, the evidence on which it proceeds, but the depositions taken, or a copy of them, shall be returned with the conviction, order, or judgment in obedience to any writ of certiorara, and if no judisdiction appears on the face of the conviction, order, or judgment, but the depositions taken supply that defect, the conviction, order or judgment shall be aided by what so appears in such depositions.

CXCIV. A Magistrate may refer for trial and Magistrate may decision any charge of an refer case to his Assistant or Deputy by fine only, to any of his Assistants, or to any Deputy Magistrate lawfully appointed to exercise the powers of a Covenanted Assistant, and in such case every such Assistant or Deputy Magistrate may exercise all the powers vested in a Magistrate, subject to all the rules applicable to criminal cases deputed to such Assistants or Deputy Magistrates acting judicially.

CXCV. 1. The Local Government may give

I,ocal Government general authority to any such general authority to any such Assistant or Deputy Magistrate to exercise, without reference by a Magistrate, any of the powers which they are hereby rendered competent to exercise upon reference by a Magistrate, subject to appeal to the Magistrate from any conviction by such Assistant or Deputy Magistrate within one month from the date of conviction.

date of conviction.
2. Provided that a Magistrate may at any time call from any of his Assistants, or from any De-

puty Magistrate subordinate to him, any case pending before such Assistant or Deputy Magistrate.

CXCVI. 1. All forfeitures or penalties imposed under the authority of this Act for offences punishable by any Justice of the Peace, Magistrate, or person lawfully exercising the powers of a Magistrate, or Deputy Magistrate, may, in case of non-payment thereof, be levied by distress and sale of the goods and chattels of the offender, by warrant under the hand of any of the above named Officers.

- 2. In case any such forfeitures or penalties shall not be forthwith paid, any such Officer may order the offender to be apprehended and detained in safe custody until the return can be conveniently made to such warrant of distress, unless the offender shall give security to the satisfaction of such Officer for his appearance at such place and time as shall be appointed for the return of the warrant of distress.
- 3. If upon the return of such warrant it shall appear that no sufficient distress can be had whereon to levy such fine, and the same shall not be forthwith paid, or in ease it shall appear to the satisfaction of such Officer, by the confession of the offender or otherwise, that he has not sufficient goods and chattels whereupon such fine or sum of money could be levied if a warrant of distress were issued, any such Officer may, by warrant under his hand, commit the offender to prison, there to be imprisoned only, or to be imprisoned and kept to hard labor, according to the discretion of such Officer, for any term not exceeding two calendar months when the amount of fine shall not exceed Rupees 50, and for any term not exceeding four calendar months when the amount shall not exceed Rupees 100, and for any term not exceeding six calendar months in any other case, the commitment to be determinable in each of the cases aforesaid on payment of the amount.

CACVII. 1.

Penalties not exceeding Rs 200, and increased assessments recoverable before Commission-

All forfeitures or penaltics not exceeding Rupees 200, imposed by this Act, exclasive of any increased Duties chargeable under this Act, may be recovered before two or more Commissioners for General

Purposes, in and for the District wherein the said offence shall have been committed, or the offender shall have been assessed; and also such of the penalties exceeding Rupees 200 as consist of any increased Duties, or of any sums which are hereby directed to be added to the assessment of the Duties, shall be so recoverable.

- 2. Such Commissioners shall take cognizance of such offence upon information or complaint in writing made to them, and upon a summons to the party accused to appear before the said Commissioners at such time and place as they shall fix or without such summons, in case the party shall have been charged before the said Commissioners upon any appeal, objection, or surcharge as aforesaid, with increased Duties in respect of the matter complained of, and shall have appeared upon such appeal, objection, or surcharge before the said Commissioners.
- 3. Such Commissioners shall examine into the matter of fact and proceed to hear and determine the same in a summary way, and upon proof made thereof, either by voluntary confession of the

party accused, or by the oath or solemn affirmation of one or more credible witness or witnesses or otherwise, as the case may require, to give judgment for the penalty, or if the said Commissioners shall think proper to mitigate the same for such part of the penalty as they shall direct.

- 4. In such case the said Commissioners shall assess the same upon the party, and charge the same in the assessment to which the penalty adjudged shall particularly relate, and in addition to the Duties in case the party shall be charged therewith.
- 5 The forfeitures or penalties so adjudged shall be levied in like manner as the said Duties.
- 6. The informer shall, in all such cases, upon the Commissioners certifying that he has conducted himself properly in regard to such information, be entitled to receive one moiety of the amount of such penalties, or such shares when more than one informer are concerned, as the Commissioners for executing this Act shall certity they are respectively entitled unto.
- 7. The adjudication of the Commissioners shall be final and conclusive to all intents and purposes, without power of appealing from the same, and the proceedings of the Commissioners shall not be removeable by any process whatever into any Court of Law or Equity, or be subject to revision.

One moiety of penalty or forfeiture, other than such increased Duties as aforesaid, shall be recovered otherwise than under the last preceding Section, it shall be lawful for the Chief Revenue Authority of the Division to cause such reward as they shall think fit not exceeding one moiety of such penalty, or forfeiture so recovered, after deducting all charges and express incurred in recovering the same, to be paid thereout to or amongst any person or persons who shall appear to them entitled thereto as informer or informers, in respect of such penalties or forfeitures so recovered.

CXCIX. In any proceeding, for the recovery

of any such Dutics or penalties

Costs of suit recoverable besides penalty.

costs of suit reposed by this Act, such Duties and penalties respectively

shall be recoverable with full costs of suit, and all
charges and expenses attending the same.

CC. Whenever by this Act any increased rate of Duty is imposed as a Increased Duty penalty, or as part of, or in may be added to addition to, any penalty, such increased rate of Duty may be added to the assessment, and he collected and levied in like manner as any Duties included in such assessment may be collected and levied.

CCI. All penalties, forseitures and fines levied under this Act, after deducting Penalties to be any portion thereof hereby authorised to be paid as aforesaid, shall be paid to the account to be headed Income Tax Account, in the Section of this Act mentioned, and shall be held available for the purposes of this Act.

PART XVI.

Miscellaneous.

Provisions applied and applied to the Duties in any particular Schedules may eschedule.

Provisions applied and applied to the Duties in any particular Schedule, which shall also be applicable to the Duties in any other Schedule, and not repugnant to the provisions for ascertaining or charging the Duties in

visions for ascertaining or charging the Duties in such other Schedule, shall, in ascertaining and charging the same, be applied, as fully and effectually as if the application thereof had been so expressly and particularly directed.

CCIII. The Forms and Rules and Direction

Rules in Schedule VII to be observed in execution of Act. which any Duty is chargeable under this Act, so far as the same are respectively applicable to the case of each person or company chargeable under this Act on behalf of himself, and also of others for whom he may act in any of the characters described in this Act, be observed by such person or company, or by his or its agents or officers in the cases where such agents or officers are authorised to make such returns.

CCIV. 1. It shall be lawful for the Go-

Power to Governor-General in Council to issue further forms.

The shall be lawful for the Governor-General of India in Council, from time to time, to approve of and issue forms of any notices, or of any lists,

statements, or declarations; or of any Schedules or returns, or of any oaths or affirmations to be delivered, made, returned, or taken respectively; or of any proceedings to be taken or had under the authority of this Act;

- and to vary or alter the same from time to time.

 2. Such forms shall be published at least three times in the Government Gazette of the several Presidency Towns aforesaid, and of all places in India at which any Government Gazette shall be published.
- 3. When they shall have been so published, and until they shall be altered, varied, or annulled by any subsequent order of the Government, the said forms shall be observed by all persons required by this Act to do the matters referred to in such forms, and all notices given, and all lists, statements, or declarations made, and all Schedules or returns returned or filed, and all oaths or affirmations taken or made, and all proceedings had according to such forms respectively, shall, if otherwise valid, be deemed valid and effectual.

CCV. It shall be lawful for the Governor-General of India in Council,

Power to Governor-General in Council from time to time, to allow from r n' of the Duties collected under this Act any salaries or any remuneration whether by way of fixed

or any remuneration, whether by way of fixed fees or of percentage on sums realised or otherwise, to any officer or person who shall be appointed under this Act for the performance of any of the Duties prescribed by this Act.

CCVI. The following words and expressions in this Act shall have the meanings hereby assigned to them, unless there be something in the subject or context repugnant to such meanings:—

1. Words importing the singular number shall include the plural number, and words im-

porting the plural number shall include the singular number; words importing the masculine gender shall include females.

2. The word "India" shall mean the Territories which, at the time of the passing of an Act of the Imperial Parliament, called an Act for the better government of India in the 22nd year of Her Majesty's Reign, (21 and 22 Victoria, Chap. 106,) were in the possession or under the Covernment of the East India Company, and which, under and by virtue of that Act, have been and are vested in Her Majesty.

3. The expression "Governor-General in

3. The expression "Governor-General in Council" shall include the President of the Council of the Governor-General of India in Council.

4. The words "Local Government" shall mean the persons immediately administering the Executive Government in each Presidency, Lieutenant-Governorship, or Province in India.

5. The expression "Lieutenant-Governorship" shall mean any part of India for the time being under the government or administration of any Lieutenant-Governor appointed under, or by virtue of any Act of the Imperial Parliament relating to India.

6. The word "Division" shall mean any Division of, or for the purposes of, Revenue.
7. The expression "Chief Revenue Authority"

7. The expression "Chief Revenue Authority" shall mean the person or Board exercising the chief authority for the time being in matters of revenue alone in any Presidency, Lieutenant-Governorship, or Province; though subject to the order of the Local Government—and shall not include the Local Government. When in any Presidency, Lieutenant-Governorship or Province, there shall be no person exercising such Chief Revenue Authority throughout such Province, other than the person administering the executive Government, the expression shall mean the person or Board exercising chief authority in matters of revenue in any Division of such Presidency, Lieutenant Governorship, or Province.

- 8. The word "Collector" shall include any Officer exercising, by authority of Government, the duties of a Collector of Revenue, by whatever name his office may be designated.
- 9. The word "Magistrate" shall include an Assistant Magistrate, or any person duly invested with the powers of a Magistrate. It shall not include Justice of the Peace.
- 10. The expression "Justice of the Peace" when applied to any of the Presidency Towns, or any of the Stations of the Settlements of Prince of Wales' Island, Singapore and Malacca, shall include a Magistrate of Police appointed under Act XIII of 1856.
- 11. The word "Land" shall include and extend to all immoveable property, and all hereditaments and tenements whatsover, whether corporeal or incorporeal, of the nature of immoveable property, except houses, and all estates or interests therein, whether freehold or chattel, or held by lease, or howsoever otherwise, or whether partial or derivative or otherwise, and whether divided or undivided shares.
- 12. The word "House" shall include and extend to all messuages and buildings used for the purpose of habitation; and all warehouses, factories, and shops, and to all out-houses, offices, godowns, and buildings attached to, or used with, or for the purposes of such messuages, building, warehouses, factories, or shops.

rent or value at which lands or houses are worth

to be left for the year.

14. The word "Owner," as applied to land or houses, shall include any person beneficially entitled in possession to an absolute estate, or to any lesser estate, whether freehold or chattel, or partial or derivative, or otherwise, at law or in equity; or any person entitled to any such estate in trust for another person.
15. The word "Holder," as applied to land or

houses, shall include any person in possession or in the receipt of the rents and profits of land or houses under any claim to be entitled to any estate, whether freehold or chattel, partial or derivative, or otherwise, at law or in equity: and whether on his account or on account of any other person.

16. The word "Person" shall include any Cor-

poration.

17. The word "Representatives" shall extend to any person who is a legal representative of a person deceased, and shall include, in the case of a deceased person, subject to the Law of England, the heirs or devises of such a person, in regard to real estate, and the executors or administration of such person in regard to personal estate; and in the case of a deceased Mahomedan or Hindoo, the heirs and persons legally entitled to succeed to the property of such person.

It shall also include the successors of a Corpo-

18. The word "Company" shall extend to any Society, Association, Fraternity, or Partnership of any kind whatever, of or carried on by more than six persons.

19. The word "Trade" shall include any manufacture, and any business, •adventure, or concern in the nature of a trade.

The word " Profession" shall extend to any 20. employment, vocation, or calling, other than a trade.

The word "Profits" shall include gains 21.

of every kind.
22. The word "Lunatic" shall include every person of unsound mind, and, every person being

23. The word "Oath" shall include an affirmation in the case of any person entitled by law to make any affirmation in lieu of any oath on affidavit.

CCVII. This Act shall commence and take effect on the 1st day of May Commence ment 1860, and together with the and continuance of Duties therein contained, shall continue in force until the 1st

day of May 1865, and no longer.
Provided, always, that this Act and the said Duties shall not then cease with respect to any assessment which ought to have been made before the said last-mentioned day, but which shall not then have been made and completed; nor with respect to any of the said Duties which shall have been assessed and shall then remain unpaid; nor with respect to any penalty before then incurred; nor with respect to any deduction of the said Duties, or any portion thereof, authorised by Law, to be made out of any rent, interest, or other annual payment which shall become due or payable before the said last-mentioned day; nor with respect to any penalty for refusing to allow any such deduction, although such refusal may be after the said last-mentioned day; nor shall the said Duties cease in any case where the assessments

13. The word "Rack-rent" shall mean the full for the preceding year shall not have been completed before the said 1st of May 1865.

But all the powers and provisions of this Act shall continue in force, for making and completing all such assessments as aforesaid, and for levying and recovering the Duties so assessed or to be assessed, and all arrears of such Duties, and also for re-assessing the same in default of payment in the manner herein directed, and for making and allowing such deduction as aforesaid, and for the suing for, adjudging, and recovering any penalty which shall have been or may be incurred.

Form of Contract of Composition.

Whereas an assessment of the Duties on profits and gains, chargeable under Schedules I and II. (or Schehath been duly made by two of the Commissioners for () purposes, acting in the execution of the said Act, upon A B of in the sum of for the year 186 ending on the day of and the said A B is desirous of compounding for the said Duties, as allowed by the said Act, for the term hereinafter mentioned :

We, the undersigned, two of the Commissioners for purposes, acting in the execution of the said Act, have, by virtue and in pursuance of the power and authority thereby given to us in this behalf, contracted and agreed with the said A B for a composition for the said Duties chargeable, or which may become chargeable upon him under the said Schedules I and II (or Schedule II,) during the term of

, to be computed from the

and the following are the terms of such composition, that is to say—
The said A B, his heirs, executors, or administrators

shall will and truly pay to for the purpose of Act of 1860, in each and every year of the said term the sum of

, being the amount of the said assessment, together with an addition thereto, at and after the

rate of for every of the sum assessed as aforesaid, by four equal quarterly instalments, viz.:—First instalment, on or before the day of , Second instalment, on or before the day of , Third instalment, on or before the day of , Fourth instalment on or before the day of , Fourth instalment, on or before the day of , Fourth instalment, on or before the day of ment, on or before the day of

in each and every year of the term aforesaid. Provided always, that the instalments, now due and payable according to the tenor of this contract, shall be paid, together with the instalment, on or before the day of next ensuing.

day of Dated this (Signed)

Witness

Commissioners.

SCHEDULE V.

SCHEDULE V.

Form of an Oath or Affirmation to be taken by the Commissioners for the General Purposes of this Act; by the Commissioners for Special Purposes; by the Collector, and by the Members of a Punchayet or other persons appointed under the 11th Part of this Act to make assessments; acting in the execution of this Act, in respect of the Duties contained in Schedule II.

I, A, B, do swear solemnly (or affirm, as the case may be,) as follows:—

1. I will truly faithfully, impartially, and honestly according to the best of my skill and knowledge, execute the powers and authorities vested in me is a Commissioner, &c., as the case may be, by Act No.

perty, profession, and trades.

2. I will exercise the powers entrusted to me by the said Act in such manner only as shall appear to me necessary for the due execution of the same, and I will judge and determine upon all matters and things which shall be brought before me under the said Act without favor, affection, or malier.

3. I will not disclose any particular contained in any Schedule or Statement delivered with respect to any Duties charged under the provisions and Regulations relating to Schedule II. of the said Act, or evidence or answers given by any person who shall be examined, or shall make affidavit, deposition, or affirmation respecting the same, in pursuance of the said Act, excepting in such cases and to such persons only who shall be sworn to the due execution of this Act, and where it shall be necessary to disclose the same for the purpose of the said Act, or to the Chief Revenue Authority of (name the Presidency, Lieutenant-Go-vernorship, or Province within which the Commissioners or persons taking the oath have been appointed to act) to or in the course of a prosecution for perjury committed in such examination, affidavit, deposition, or affirmation.

II. Form of Oath or Affirmation to be taken by an Assessor as aforesaid.

I (A B) do swear (or affirm) as follows :-

1. In the execution of Act No. of 1860

for,

I will, in all respects, act and perform the duties of an Assessor diligently, honestly, and without favor, affection, or malice, to the best of my knowledge,

- belief, and abilities.

 2. I will exercise the powers entrusted to me by the said Act in such manner only as shall appear to me to be necessary for the due execution of the same, or as I shall be directed by the Collectors of the District, or by the Chief Revenue Authority of (name the Presidency, Lieutenant-Governorship, or Province within which the Commissioners or persons taking the outh large been appointed to act) oath have been appointed to act).
- 3. I will not disclose any particular contained in any Statement or Schedule, with respect to any Duties charged under the provisions and Regulations relating to Schedule II. of the said Act, or any evidence or answer given by any person who shall be examined, or shall make affidavit, deposition, or affirmation respecting the same in pursuance of the said Act, except in such cases and to such persons only who shall be sworn to the due execution of the said Act, and where it shall be necessary to disclose the same for the purposes of the said Act, or to the Commissioners of samps and Taxes, or in order to, or in the course of a prosecution for perjury committed in such examination, affidavit, deposition, or affirmation.

III. Form of Oath or Affirmation to be taken by the Collecting Officer and Officer for Receipt.

Oath for Collecting Officers and Officers for Receipts.

Officers and Officers for Receipts.

Officers for Receipts.

Officers for Receipts.

Officer for Receipt)

Officer for Receipt to the best of my knowledge and ability.

2. I will not disclose any assessment, or the

amount of any sum paid, or to be paid, by any individual under the said Act, or the accounts or memo-randa of assessment which shall be delivered to me randa of assessment which shall be delivered to me in the execution of the said Act, with respect to any Duties charged under the provisions and Regulations relating to Schedule II. of the said Act, except in shift cases and to such persons only who shall be sworn to the due execution of the said Act, and where it shall be necessary to disclose the same for the purpose of the said Act, or to the Commissioners of Stamps and Taxes, or in order to, or in the course of prosecutions for perjury committed in relation to the said Duties.

1860, for imposing Duties on profits arising from pro- IV. Form of Oath or Affirmation to be taken by a Clerk to the Commissioners aforesaid.

I, A B, do swear (of affirm) as follows.

I will diligently and faithfully execute the office of a Clerk to the Commissioners for General Purposes according to Act of 1860, to the best of

my knowledge and judgment.

2. I will not disclose any particulars contained in any Statement, Declaration, or Schedule with respect to the Duties charged under the provisions and Regulations relating to Schedule II. of the said Act, or any evidence or answer given by any person who shall be examined, or that make affidavit, deposition, or affirmation respecting the same, except in such cases and to such persons only who shall be sworn to the due execution of the said Act, and where I shall be directed so to do by the Regulations of the said Act, or any two or more of the Com-missioners under whom I act, or of the Chief Revenue Anthority of the Presidency, Lieutenant-Governorship, or Province, or in order to aid in the course of a prosecution for perjury committed on such examination, affidavit, deposition, or affirmation.

SCHEDULE VI.

Statements and Declarations.

I. By every owner or holder of lands or houses, tenements or hereditaments, throughout India, to be charged under Schedules I and II

A statement of the rent and annual value, or the annual value and profits, as the ease shall require, derived during the preceding years, all lands, house tenements, and hereditaments owned or held in every District, distinguishing the proportions in each District, and estimating separately such as are occupied as owner or tenant, and also such as are held under different landloids, and also such as are chargeable by the rent or annual value, or on the amount of profits, distinguishing the same as follows, viz:—

I Lands, houses and tenements occupied as owner. Lands, houses, and tenements let at rack-

Lands and tenements let, but not at rack-rent, with the rent and annual value thereof estimated

separately.

The amount of annual revenue paid to the Government in respect of such lands, houses, and tenements.

The amount of any putnee, or other rent or jumma, payable by such owner or holder to any other person.

The amount of each deduction claimed in respect thereof.

II. By every person, Corporation, or Company carrying on any concern hereinafter mentioned, or their agents or officers, the amount of profits in the preceding year—
(1). Quarries of stone, or limestone, and other

(1).

quarries.

From iron works, salt springs or works, water-(2) works, streams of water, canals, inland navigation, docks, drains, fisheries or fishings, rights of markets and fairs, forest rights, tolls, railways and other ways, bridges and ferries, and all rights apportaining to the land, or the ownership thereof, and not herein particularly specified.
(3). From mines of coal, tin, lead, copper, iron,

(3). From mi and other mines.

111. By every person who shall receive any fine, bonus, or premium paid in commutation of a lease or agreement for a lease of lands, houses, or tene-

The amount of such fines in the preceding year.

IV. By every person entitled to profits arising from lands, houses, tenements and hereditaments, not before expressly stated, and profits to be charged under Schedule I-

The amount realised during the preceding year. The amount on a fair average, to be allowed by the respective Commissioners.

V. By or for every person carrying on any trade, manufacture, adventure, or concern, in the nature of trade, to be charged under Schedule II.

The amount of the balance of the profits thereof

for the preceding year.

VI By every person exercising any profession, employment, or vocation to be charged under Sche-

The amount of the balance of the profits, gains and emoluments thereof within the preceding year.

VII. By every person entitled to profits of an uncertain value, not before stated, to be charged under Schedule II -

The full amount of the profits or gains arising therefrom within the proceding year.

VIII. By every person receiving in India interest from Securities out of India, to be charged under

The full amount that has been received, or will be received, as far as the same can be computed in the

IX. By every person receiving in India profits from possessions out of India, to be charged under

Schedule II-

The full not amount annually received therefrom, either by remittances, or importation of property, or money, or value from property not imported, or on or on account in respect of remittances, property

or value during the preceding years.

X. By every person entitled to any annual profits, not falling under any of the foregoing Rules, and not charged by any of the other Schedules, to be charged under Schedule II—

The full amount thereof received during the preceding year.

XI. Declarations to be delivered in respect of the

Duty to be charged under Schedule IV.

First.—Declaration by the precedent acting partners, or by the agent, if none of the partners are resident in the British Territories in India, of the names of the several partners, their respective resi-dences, and the place of carrying on the trade or concern, or exercising the profession, and the style or description of the firm.

Second.—Declaration by any partners, not being the precedent acting partner, of his being assessed, with the firm, describing the same, and the place where the return of the precedent partner was made.

Third.—Declaration which may be made by each partner desirous of being, and entitled to be, separately assessed, describing the firm and his proportion of the profits.

XII. Statement of profits of any office not

chargeable by Commissioners specially appointed in the Department where the office is held-

The amount of the salary, fees, wages, perquisites, and profits of office in the preceding year.

The like statement to be delivered to the Commissioners appointed in the Department, if required.

XIII. General declaration by each person returning a statement of profits under Schedules I, II, or IV. Declaring the truth thereof, and that the same is fully stated on every description of property or profits included in the Act relating to the said Duties, and appertaining to the party, estimated to the best of his judgment and belief, according to the directions and rules of this Act.

List and declaration for facilitating the execution of the Act in relation to the Duties chargeable

on others-

on others—

First,—List containing the name of every polger or inmate in any dwelling-house with the ordinary place of residence of such lodger or inmate, if he shall have any ordinary place of residence elsewhere, at which he is desirous of being assessed.

Second,—List of every person, not being a menial servant, in the service or employ of any master or mistress, whether resident in his or her dwelling-house or not, and the place of residence of those not residing with the master or mistress.

Third .- List to be delivered by every trustee factor, agent, receiver, guardian, tutor, curator, or committee, of the name and place of residence of the person for whom they act in such character, describing him and the names of them who are joined

Fourth .- Declaration on whom the Duty is charge-

Fourth.—Declaration on whom the Duty is chargeable in respect of such trust.

Fifth.—List containing the proper description of every Corporation, Company, Fraternity, Fellowship, Society, or trust for which any person is answerable as Registers' Office, Secretary, Manager, or Trensurer, and where any person, before described, is answerable for the Duty to be charged in respect of the property or profits of others, such lists as aforesaid shall be delighted and together with required statements of such delivered, together with required statements of such profits

XV. Lists, declarations, and statements of dis-

charge, or in order to obtain exemptions-

First.—Declaration of the amount of value, or property, or profits returned, or for which the claimant hath been, or is liable to be assessed.

Second .- Declaration of the amount of rents, interest, annuities, or other annual payments for which the party is liable to allow and deduct the Duty, with the names of the respective persons by whom such payments are to be made, distinguishing the amount of each payment.

Third.—Declaration of the amount of interest, annuities, or other annual payments to be made out of the property or profits assessed on the claimant,

distinguishing each source.

Fourth.—Statement of the amount of income

derived according to the three preceding declarations.

Fifth.—Statement of any payment which the claimant may be liable to make, and out of which he may be entitled to deduct or retain any portion of the Duty charged upon him, and of any charge which he may be entitled to make against any other which he may be entitled to make against any other person for any portion of such Duty.

SCHEDULE VII.

Table of Fees payable on Distraints or Attachments under this Act.

	Sum	distr	ained	for.	F	e.
					Rs.	As.
Under	5 Ruj	ecs			 0	8
	5 and	unde	r 10	Rupecs	 0 1 1 2 2 8 8 4 4 5 6 7 9	8 0 8 0 8 0 8 0 8
	10	"	15	,,	 1	8
	15	,,	20	"	 2	0
	20	1)	25	"	 2	8
	25	"	80	"	 8	0
	80	"	85	"	 3	8
	85	v	40	"	 4	0
	40	"	45	"	 4	8
	45 50 60 80	,,	50	"	 5	0
	50	26	60	"	 6	1 0
	60	,,	80	••	 7	8
	80	"	100	**	 9	0
	Above		100	,,	 10	0

The above charge includes all expenses, except when peens are kept in charge of property distrained except in which case four annas must be paid daily for each

> M. WYLIE, Clerk of the Council

THE 21st APRIL 1860.

THE following Bill was read a second time in the Legislative Council of India on the 21st April 1860, and was referred to a Select Committee who are to report thereon (under a suspension of the Standing Orders) after one month :-

A Bill for the establishment and maintenance of Boundary Marks, and for facilitating the settlement of Boundary Disputes in the Presidency of Fort Saint George.

WHEREAS it is desirable, with a view to the better definition and security of landed property, the prevention of encroachments and disputes, and the identification of lands assessed to, or exempted from, the public revenue in the Presidency of Fort Saint George, that provision should be made for the establishment and maintenance of permanent marks to distinguish the boundaries of fields, holdings, estates, and villages, and for facilitating the settlement of Boundary disputes and claims; It is enacted as follows :-

I. Act XX of 1855 is Repeal of Act XX of 1855. hereby repealed.

II. It shall be lawful within the said Presi-

Collectors, &c., to boundaries fields, &c., and to require owners or occupants to clear boundary line and form and maintain boundary marks, &c. dency for a Collector of Land Revenue, or person exercising the powers of Collector, or for any Revenue Settlement Officer, and also for any other Officer appointed by the Government for the vernment for the purpose, whenever he may be of opinion

that such demarcation is necessary for the prevention or adjustment of disputes (or for conducting and perpetuating a survey or a settlement of land revenue), to fix the boundaries of fields, holdings, estates, or villages, and to require the owner or occupant of the field, holding, or estate, or the headman (by whatever name designated) of the village, to clear the boundary line where overgrown with jungle, and also to set up, form, and maintain Boundary marks, of such materials, and in such number and manner, as may be deter-mined by such Officer under the direction of the Board of Revenue, or of the Director of Revenue Settlement, as the case may be, to be sufficient to distinguish the limits of the field, holding, estate, or village.

III. It shall further be lawful for such Officer

Collector to call upon owners or oc-cupants to register

aforesaid to call upon the owners or occupants of lands about to be surveyed, and also eupants to register and produce title deeds before survey.

about to be surveyed, and also on all persons claiming to have any rights or interests in such lands, to register the rights and titles exercised or claimed by them in the lands and to reduce before him for in

the lands, and to produce before him for inspection and registry all grants, title deeds, and other documents, connected with their claims.

IV. Any occupant or owner of land or other

Penalty for owner, &c. refusing or fail-ing to attend, and for any person mak-ing false statement, &c.

person whose attendance may be considered necessary for the purposes of this Act, who, on being summoned by such Officer afbresaid, shall refuse or fail to attend at the demarcation,

measurement or assessment of his field, holding, or estate, or for the determining and marking the

village boundary, or for the investigation and registry of his rights and claims in relation to such holding, estate, or property, or for the investigation and determination of any boundary—and any person who shall wilfully make any false statement, or shall wilfully refuse or neglect when called upon to give any information in his power with respect to a boundary under enquiry—shall be liable, by order of such Officer aforesaid, to a fine not exceeding fifty Rupees, to be levied by warrant under the hand of the Officer imposing it, in the same manner as a fine imposed by a Magistrate for a misdeameanor, and with a like alternative of imprisonment in default, as defined in Act II of 1839.

V. When a survey is in progress, notices shall be served on the persons owning Service of notices or occupying the fields, holdon owners and occuings, estates, or villages con-cerned, requiring them to clear

the boundaries, and to set up, form, or repair, or to render such aid and labor as may be necessary to form or repair under the supervision of the Government Officers, such boundary marks as may be required, within a reasonable time; and in the event of such persons not being found in their village, the notice shall be posted in a conspicuous place in the village, which shall be held to be a sufficient service, notwithstanding it may afterwards appear that the owners or occupants were not correctly named or designated in the said

VI. In default of the owners or occupants of

In default of compliance, Officer may order erection or re pair of necessary marks at the expense of the owners or occupants.

the fields, holdings, estates, or villages complying with such requisition, the said Officer may give directions for the erection and repair of the necessary Boundary marks, the cost of which shall be equitably ap-

pointed on the fields, holdings, estates, or villages which they serve to distinguish, and shall be charged to the persons possessing a right of ownership or occupancy in such fields, holdings, estates, or villages in such manner as such Officer aforesaid may consider just, and shall be levied in the same manner as arrears of land revenue.

VII. Whenever such owners or occupants of any fields, villages, holdings,

Procedure when owners or occupants require erection of boundary marks at their expense.

or estates, may generally signify their wish for the Boundary marks to be erected on the part of Government and the cost to

be charged to them, or where in arrangements for the demarcation of the general survey of a village, estate, talook, or district, it may appear to such Officer aforesaid to be desirable to undertake the demarcation of lands under a uniform system by the Officers of Government, the Officer aforesaid may proceed without the previous notice prescribed in Section V to the clearing of boundaries, and the erection and repair of the Boundary marks, and may recover the cost of the same if unpaid in the manner described in Section VI.

In the case of un-occupied fields &c., cost to be charged to

Government.

VIH. In the case of unoccupied fields, and of extensive hills and jungles in Government lands, the cost of marks for such fields, hills, and jungles, shall be charged to Government,

IX. Any person convicted before a Magistrate

Penalty for erasing, &c., marks—a portion of which to be paid to informer. or person exercising Magisterial powers of wilfully and without lawful excuse erasing, altering, removing, or injuring any Boundary marks what-

soever, whether established under this Act or otherwise existing, or any survey or other marks, or any marks set up for the purpose of the investigation or adjudication of disputes by an Officer of Government or any person acting under his orders, shall be liable to a fine not exceeding fifty Rupces for each mark so erased, removed, or injured, of which fine a portion not exceeding one half may be awarded to the informer, and the remainder shall be chargeable with the cost of restoring the mark; the fine to be levied in the mode prescribed above in Section VI.

Proviso. Provided always that a Magisterial Officer shall have power to impose a fine under this Clause only to the amount to which he is competent to fine in misdemeanors under his general powers. Whenever it may not be impos-

Costs how to be recovered when offender is not known of unable to pay the fine.

restoration or repair of the marks, and may order the cost thereof to be charged to the owners or occupants of the adjacent lands in such shares as may appear to him proper, or apportioned among the Ryots of the village in proportion to their land assessment as he may consider just and equitable, the same to be levied in the manner

Application for reference to arbitration.

Apply in writing to the Settlement or other Officer aforesaid either in person or by their agents espe-

aforesaid either in person or by their agents especially authorized on their behalf, and the Settlement or other Officer aforesaid shall proceed to dispose of the case as hereafter provided.

XI. The arbitrator or arbitrators shall be nomi-

Nomination and appointment of arbitrators.

nated by the parties in such manner as may be agreed upon between them. If the parties cannot agree with respect to the

nomination of the arbitrator or arbitrators, or if the person or persons nominated by them shall refuse to accept the arbitration, and the parties are desirous that the nomination shall be made by the Settlement or other Officer aforesaid, such Officer shall appoint the arbitrator or arbitrators.

Majority of arbitrators shall be appointed on each side they shall collectively appoint another arbitrator to act with them, or in the event of their arbitrator, he shall be appointed by the Settlement or other Officer aforesaid—and in all matters the majority shall rule the decision.

XIII. The Settlement or other Officer aforesaid shall, by an order under his signature, refer to the arbitrator or arbitrators the matters in dispute, which he or they may be required to determine, and shall fix such time as he may think reasonable for

the delivery of the award, the time so fixed being specified in the order.

XIV. When a reference is made to arbitration

Arbitrators to be furnished with infor-

by an order of the Settlement or other Officer, such Officer shall furnish the arbitrators or so far as may be in his power

procure for them, any information which his records or those of any public department may afford connected with the subject of enquiry. He shall, on the application of the

Summoning wit-

shall, on the application of the arbitrators, summon any witnesses whom the arbitrators

may call for, and whom the parties may not be able to produce before them without such process, and require the person so summoned to bring and produce before them all such books, papers, deeds, writings, maps, and plans as they shall require. Persons so summoned shall be subject to all the provisions of the laws in force regarding persons summoned as witnesses before the Collector when acting judicially.

Extension of time for making award.

Extension of time for making award.

The award within the period specified in the order from the want of the necessary evidence or information or other good and sufficient cause, the Settlement or other Officer aforesaid may enlarge the period for the delivery of the award, if he shall think proper. Provided that an award shall not be liable to be set aside only by reason of its not having been completed within the period allowed by the Settlement or such other Officer aforesaid, unless the award shall have been made after the issue of an order by the Settlement or other Officer aforesaid superseding the arbitration and revoking the institution of the enquiry.

XVI. If, in any case of reference to arbitration by an order of the Settle-

In case of death, incapacity, or refusal to act as arbitrators, others to be appointed instead.

tion by an order of the Settlement or other Officer, the arbitrator or arbitrators shall dic, or refuse, or become incapable to act, it shall be lawful for the Settlement or other

Officer to appoint a new arbitrator or arbitrators in the place of the person or persons so dying, or refusing or becoming incapable to act.

XVII. When an award in any matter referred

Award how to be submitted to Settlement Officer.

to arbitration shall be made, it shall be submitted to the Settlement or other Officer aforesaid under the signature of the

ment Officer. said under the signature of the person or persons by whom it may be made, together with all the proceedings, depositions, and other records, or authenticated copies thereof relating to the matter.

XVIII. The Settlement or other Officer may,

Settlement Officer may on application modify or correct an award in certain on the application of either party, modify or correct an award where it appears that a part of the award is upon matters not referred to the arbitrators, provided such part can be

separated from the other part and does not affect the decision on the matter referred; or where the award is imperfect in form or contains any obvious error which can be amended without affecting such decision. XIX. In any of the following cases the Settle-

In what cases Settlement Officer may remit the award or any of the matters referred to arbitration, for re-consideration.

ment or other Officer aforesaid shall have power to remit the award or any of the matters referred to arbitration, to the reconsideration of the same arbitrator or arbitrators upon such terms as he may think proper :

(that is to say) -

If the award has left undetermined some of the matters referred to arbitration, or if it determine matters not referred to arbitration;

If the award is so indefinite as to be incapable of execution;

If an objection to the legality of the award is apparent upon the face of the award.

XX. No award shall be liable to be set aside

Award not to be set aside except on ground of corruption. Application to set aside the award.

except on the ground of corruption or misconduct of the arbitrators. Any application to set aside an award, shall be made within ten days after the same has been submitted to the Set-

tlement or other Officer aforesaid.

XXI. If the Settlement or other Officer aforesaid shall not see cause to remit Boundary to be marked out accordthe award or any of the matters referred to arbitration for re-

ing to award.

consideration in the manner aforesaid, and if no application shall have been made to set aside the award, or if the Settlement or other Officer as aforesaid shall have refused such application, the Settlement or other Officer aforesaid shall proceed to pass a decision according to the award, and after duly furnishing the patties with a copy thereof, he shall proceed to mark out the boundary in accordance therewith, subject to the provisions contained in this Act. In every the decision given according to the award shall be final.

XXII. Where the claims and disputes relate

Reference to arbi-tration of claims and disputes regarding occupancy by Ryots of Zemindary lands,

to the occupancy of Ryots of Zemindary and Proprietary lands, the consent in writing of the Settlement or other Officer aforesaid on behalf of Government and of the Zemindars

or Proprietors interested, shall be necessary for referring the disposal of such claims and disputes to arbitration, and the question of the disputed extent of such Zemindary estate shall be determined as between the Zemindar or Proprietor on one part, and the Government on the other, the Government being represented by the Collector, Settlement or other Officer aforesaid.

XXIII. The Settlement or other Officer afore-

Settlement Officer not incompetent to said shall not be considered incompetent by virtue of his office to undertake the duty of an arbitrator in cases in which the

conflicting parties may be desirous to nominate him as such.

XXIV. A certified copy of every decision

A certified copy of every decision passed in secondaince with an award, to be filed in the Civil Court.

passed in accordance with the award of arbitrators under this Act by such Officer aforesaid shall be forwarded by him to the Civil Court and be filed on its records.

XXV. Where the conflicting parties may not

Procedure when parties do not agree to refer their dispu e to arbitration, &c.

signify their agreement to refer the dispute to the final decision of arbitrators, or where any of the parties interested or concerned shall after due notice

fail to attend for the investigation of the same, the Settlement or other Officer aforesaid shall proceed to investigate the claims, and in the case of any party failing to attend as aforesaid, shall make an er parte investigation and after examination of the witnesses and documents shall record his decision, and the grounds for arriving at it, and after duly informing the parties of the same, he shall proceed to mark out the requisite boundaries in accordance with the decision, which, subject to the revision of the authority to whom the said Officer is immediately subordinate, shall be considered as the determination of all claims and disputes until set aside by a formal decree of a Civil Court. An appeal shall he to the Civil Courts from this decision by regular suit, provided it be preferred within two calendar months from the passing of the same. Provided also that

it shall be lawful for the Governor in Council on just and reasonable cause for the same being shown, to extend the period for such appeal within such further period as may seem proper, and an order or endorsement under the signature of one of the Secretaries to Government shall be sufficient authority for the Civil Court to entertain such appeal beyond the limit above specified.

XXVI. The proceedings of Officers imposing charges or fines other than Proceedings of Magisterial, under Sections IV, V, VII, IX, and XIV of this Officers imposing charges or fines. Act, shall be recorded in writing, and shall be subject to revision by the autho-

rities to whom such Officers shall be immediately subordinate. An appeal shall also he to the Board of Revenue or to the Director of Revenue Settlement, according to the Department to which the Officer imposing the charge or fine may belong.

fines levied under this Act shall be carried to the credit XXVII. All Appropriation of of Government except when fines otherwise provided.

XXVIII. It shall be lawful for all Officers of Survey and Assessment, Re-

venue Officers, or other persons Officers empowered to enter and examine private lands. appointed by the Government for the purpose of investigating,

settling, or marking boundaries of fields, holdings, villages, and estates or measuring and assessing the same, and for all persons acting in aid and under orders of such Officers, whenever it may be necessary in the performance of their dutyenter, examine, or measure, without let or hindrance, all lands whatever, whether such lands be the property of Government or of private Companies or individuals; and such Officers aforesaid, as well as workmen or other persons acting in aid of and under their orders, are hereby indemnified for what they or any of them shall do under the provisions of this Act.

XXIX. If any person shall obstruct, molest, or in any way interfere with any public servant conducting Punishment for obstructing Officers, &c. the demarcation, measurement, or assessment of lands, or performing other duties provided for in this Act, such person shall be liable, on conviction before a Magistrate, or person

exercising Magisterial powers, to a fine not exceeding fifty Rupees, or in default, imprisonment not exceeding two months for the first offence, and for a repeated offence, to a fine not exceeding one hundred and fifty Rupees, or imprisonment not exceeding six months. Provi-

ded however that a Magisterial Officer shall have power to punish under this Clause, only to the extent to which he is empowered to punish in cases of ordinary misdemeanor, under his general powers.

XXX. It shall be lawful for the Governor

Government may invest any subordi-nate in the Revenue or Survey Depart-ment with powers under this Act.

in Council to invest any of the Subordinates of the ordinary Revenue establishments, or of the Settlement or Survey Departments, with any por-tion of the powers conferred under this Act.

> M. WYLIE. Clerk of the Council.

nome Department.

No. 104.

Simla, the 17th April 1860.

Notification.—The Governor General is pleased to appoint Lord H. U. Browne to be Under-Secretary to the Government of India in the Home and Financial Departments. The appoint-ment will have effect from the date on which Mr. R. B. Chapman takes his Furlough.

CECIL BEADON,

Secy. to the Govt. of India, with the Governor General.

No. 802.

Fort William, the 25th April 1860.

Notifications .- The Hon'ble the President in Council is pleased to permit Mr. F. Gouldsbury to resign the Civil Service from the 1st proximo.

No. 803.

The Hon'ble the President in Council is pleased to grant Mr. W. H. Abbott, Registrar of the Archdeaconry of Calcutta, leave of absence for one month from this date.

During his absence, Mr. W. H. Abbott, Junior. will officiate as Registrar.

No. 804.

The 26th April 1860.

A License having been granted, under the pro-visions of Section II. Act No. VIII. of 1860, to the Punjab Railway Company to establish a line of Electric Telegraph along their line of Railway from Mooltan to Lahore, it is hereby notified and declared in accordance with Section XXII. of the said Act, that the ninth and eleven following Sections of the said Act shall be applicable to the said Telegraph and to all persons using the same or employed in connection therewith.

No. 805.

The 27th April 1860.

The Hon'ble the President in Council is pleased to permit Mr. J. H. Patton to resign the Civil Service from the 1st proximo.

No. 806.

The following Notice, respecting the new Cape of Good Hope Light, is published for general information :-

GOVERNMENT NOTICE.-No. 64, 1860.

Colonial Office, Cape of Good Hope,

16th February 1860.

His Excellency the Lieutenant-Governor has directed the publication of the following Notice, describing the new CAPE OF GOOD HOPE LIGHT, which will be exhibited on the first day of May 1860.

By Command of His Excellency the Lieutenant-Governor, administering the Government,

RAWSON W. RAWSON, Colonial Secretary.

CAPE OF GOOD HOPE LIGHT.

The bearings are true, and the distances nautical miles.

An iron Tower has been erected on the Cape of Good Hope,—a light from which will be exhibited on the first of May 1860.

The Tower is 30 feet above the ground, and is painted white; the light is 816 feet above the sea, and is visible in all directions from N. 34. W., round by the West, South, East, and North, to N. 7. W., save and except on a sector included between N. 54. W. and N. 61. W., where it is obscured by the intervention of a high peak, 880 feet above the sea, and 1,800 yards from the light Tower.

The light is on the catoptric principle and of the first class: it is white-revolving-and shows its most brilliant beam once in a minute for the space of twevle seconds of time, and it is visible in clear weather from a deck 16 feet high at the distance of 36 miles.

Latitude of the light ... 34. 21' 12" S. Longitude ... 18. 29' 30" E.

The light Tower stands N. 49 W., 925 yards from the Dias Rock, which is the Southern extre-mity of the Cape Peninsula.

The following bearings and distances are given from the light:-

Anvil Rocks 1.8 miles S. 54. E. S. 1. W. 2.1 S. 55. W. 1.8 N. 27. 30' E. 7.2 2.1 " Bellows S. W. Reef Whittle Rock ...

A current of varied strength sets round the Cape and turns to the N. W. from the Bellows Rock. This rock always breaks; but not so the Anvil, which only breaks at low water and with a heavy swell. Sailing Vessels should not pass between swell. Sailing Vessels should not pass between these dangers and the Cape, unless with a commanding breeze. The rocky patch, "S. W. Reef," lies South 42 W., one mile only from the S. W. corner of the Cape Peninsula, and there is foot rocky ground between it and the shore.

Shipe from the Eastward should not bring the light to bear more Westerly than W. by N. by which they will clear all dangers of Cape Hangles. A tongue of low land stretches from this Cape is a S. 23 W. direction for 1 to miles, rendering continu

necessary in passing Hanglip in hazy weather, especially if bound into Simon's Bay. If bound for Table Bay from the Eastward, Vessels, after rounding the Cape of Good Hope and passing Slangkop Point, should not shut in the light with that point until the Green Point light becomes visible (which will be on a N. 41 E bearing.) This course will carry them about two miles to the westward of the Vulcan Rock, which her off the Northern entrance to Hout Bay; a course for Table Bay may then be shaped with safety.

Vessels from the Westward bound for Simon's Bay, after rounding the Cape of Good Hope and

having brought the Southern end of the lofty Zwartkop range (which stands over the northern side of Smith's Winkle Bay,) to bear West—should keep the light on Cape Point between S. 2. W. and S. 23. W., until the Roman Rock light bears between N. 30. W. and N. 47. W., when they may haul towards it. These limits leave the rocks off Millar's Point on the one hand and the Whit-tle Rock on the other, half a mile distant. Should the weather be hazy and the whitewashed mark and beacon for the Whittle Rock indistinctthere is a dark peak over the Southern side of Hout Bay which being brought on with Elsey Peak on a N. 42. W. bearing, will lead clear (but close) to the Westward of the Whittle Rock.

F. SKEAD, Master, R. N., Admirally Surveyor.

Simon's Buy, Feb. 2, 1860.

By Order,

W. GREY,

Secy. to the Govt. of India.

foreign Bepartment.

No. 1326.

Simla, the 17th April 1860.

Notifications. - Major J. C. Brooke received charge of the Office of Political Agent at Jeypoor on the 24th ultimo.

Major R. L. Taylor, c. B., received charge of the Office of Political Agent at Meywar on the 26th ultimo.

No. 1331.

His Excellency the Governor General is pleased to make the following appointments in the Oudh Police, with effect from the date of Captain J. B. Hearsey's resignation:—
Lieutenant E. Hill to be Second Class District

Superintendent.

Lieutenant E. M. Woodcock, Assistant District Superintendent, to be Third Class District Superintendent.

No. 1362. The 18th April 1860.

Captain R. E. Hutchinson, Political Agent at Bhopal, left Bombay for England by the Steamer Ottoma, on the 27th ultimo, in pursuance of the layer of absence granted to him in G. O. of the Bombay Government, No. 182, dated 26th idem. The unexpired portion of the leave of absence for two mentles, granted to Captain Hutchinson, in G. O. G. No. 384, dated 31st January last, in consolied, from the date of his departure from Benefick.

No. 371.

The 19th April 1860.

First Class Native Doctor Kunha Lall is appointed to the Harowtee Agency at Deolee.

No. 1376. The 20th April 1860.

The Viceroy and Governor General of India has had the honor to receive from Her Majesty the Queen the following most gracious Message:-

"The Queen congratulates the Viceroy and Governor General of India on the completion of "the Telegraph Line which connects the Indian " Empire with England.

"The Queen has much pleasure in sending by this new mode of communication Her greetings " to Her Native Allies, and to the Princes and People of India.

"The Queen trusts that this rapid communica-"tion will under Providence be the means of " increasing the prosperity of all classes of Her " Subjects both in England and India."

Although there continue to be interruptions to the complete efficiency of the Sub-marine Telegraph, His Excellency deems it right that Her Majesty's most gracious Message be made known to all in

By Order of His Excellency the Viceroy and Governor General of India.

No. 1384.

His Excellency the Governor General is pleased to appoint Colonel J. Travers, of the late 2nd N. I. (Grenadiers) to officiate as Commandant of Meade's Horse, and to act also as Political Agent in Western Malwa.

> CECIL BEADON, Sery. to the Govt. of India. with the Governor General.

No. 1129.

Fort William, the 27th April 1860.

Mr. J. E. Burton, Extra Assistant Commissioner in Oudh, has obtained leave of absence for eight days, from the date on which he may avail himself of it.

No. 1130.

Dr. J. B Collison, Civil Assistant Surgeon of Hurdui in Oudh, resumed charge of his duties on the 10th instant.

No. 1131.

Captain J. L. Pearse, Officiating 1st Assistant to the Commissioner of Mysore, returned to his duty on the 31st March last.

No. 1132.

Major D. Brown, Deputy Commissioner of Prome, has obtained privilege leave of absence for two months from the 8th instant, the date on which he made over charge of his Office to Lieutenant A. G. Duff.

Mr. D. Lonsdale, Assistant Commissioner at Poungday, relieved Lieutenant Duffat Thayet-myo.

W. GREY,

Offg. Secy. to the Govt. of India.

financial Department.

No. 32.

Fort William, the 26th April 1860.

Notifications .- Mr. A. K. Corfield, who was appointed Civil Auditor, Fort William, from the 1st May next, in the Notification from the Financial Department No. 23, dated 31st March 1860, being about to proceed to England on leave on Medical Certificate, the Hon'ble the President in Council is pleased to make the following appointments:

Mr. H. D. Sandeman, Sub-Treasurer at Mad-ras, to officiate as Civil Auditor, Fort William. Mr. F. Forbes, 1st Assistant Accountant General, Madras, to officiate as Sub-Treasurer, vice Mr. Sandeman. Mr. W. J. Raynor, 2nd Assistant Accountant

General, Madras, to officiate as 1st Assistant, vice Mr. Forbes.

Mr. W. Waterfield, 1st Assistant Accountant General to the Government of India, to officiate as Civil Auditor, Fort William, pending the arrival of Mr. Sandeman from Madras.

Mr. S. G. Wyatt, 3rd Assistant Accountant General to the Government of India, and at present Officiating as 2nd Assistant, to officiate as 1st Assistant Accountant General, vice Mr. Waterfield.

Mr. G. W. Kellner, at present Officiating 3rd Assistant Accountant General, to officiate as 2nd Assistant in the room of Mr. Wyatt.

Baboo Govind Chunder Dutt, Assistant Sub-

Treasurer and at present Acting as Additional Assistant to the Accountant General, to officiate as 3rd Assistant Accountant General in the place of Mr. Kelluer.

No. 33.

The 27th April 1860.

Referring to Notifications Nos. 34 and 69, dated 30th of April 1859 and 23rd of August 1859, respectively, it is hereby notified for public information that, from and after the 27th of April instant, Money will cease to be received at any of the Government Treasuries in any of the Presidencies for the purchase of Treasury Bills in the Forms indicated in the above Notifications.

With regard to the amount of such Bills in circulation, it is also intimated that a further Notification will shortly be made, under which Holders will be enabled to convert them into other stock or to receive the amount in cash as they fall due.

Published by Order.

C. HUGH LUSHINGTON, Secretary to the Govt. of India.

Military Department.

GENERAL ORDERS BY HIS EXCELLENCY THE GOVERNOR GENERAL OF INDIA.

Simla, the 17th April 1860.

The services of Lieutenant C. A. deKantzow, of the late 48th Regiment Native Infantry, are placed at the disposal of the Foreign Department.

Simla, the 17th April 1860:

The leave granted in General Order by the Governor General, dated the 17th ultimo, to Major-General C. A. Windham, c. B., Commanding the Lahore Division, to visit Bombay and thence to proceed to England for six months, on urgent private affairs, is cancelled at the request of that Officer.

Simla, the 18th April 1860.

His Excellency the Governor General is pleased to publish for general information the following Extract, paragraphs 1 and 2, from a Despatch from the Right Hon'ble the Secretary of State for India, No. 101, of the 8th March 1860, authorizing the grant of a Donation of six months' Batta to the Officers, Soldiers and Seamen engaged in the Persian Expedition, in acknowledgment of the great services rendered by them :-

Para. 1.—The carnest recommendation conveyed in your letter dated 5th October last, that, in lieu of the small amount of Prize Money realized by the Persian Expeditionary Force, six months' Donation Batta should be granted to the Land and Sea Forces engaged in that Expedition, has been under the consideration of Her Majesty's Government; and I have now the pleasure of in-forming you that Her Majesty's Government have acceded to your recommendation, and have resolved that a Donation of six months' Batta be presented to the Officers, Soldiers and Seamen engaged in the Expedition, in acknowledgment of the great services rendered by them.

2. The time which has elapsed since these Operations renders it especially necessary that all diligence should be shown in the preparation and transmission to this Country of Rolls of the Officers and Men who have left India, in order that their claims to the Batta should be settled. You are requested to give instructions accordingly.

Simla, the 18th April 1860.

His Excellency the Governor General is pleased, in consideration of their gallant service and ex-emplary loyalty to the State, to sanction the advancement of Jemadar Sewchurn Misser, of the 1st Belooch Extra Battalion, from the 3rd to the 2nd Class of the Order of Merit, and to admit Jemadar Ellahee Bux, of the same Regiment, to the 3rd Class of the Order.

Simla, the 18th April 1860.

His Excellency the Governor General is pleased to publish the following Copy of the Horse Guard's Circular Memorandum, dated 1st June 1859, No. 170, defining the principles which regulate the grant of Medals to Serjeants for "Good Conduct" and "Long Service" and for "distinguished Conduct in the Field":—

CIRCULAR MEMORANDUM ADDRESSED TO THE ARMY AT HOME AND ABROAD.

Horse Guards, S. W., 1st June 1859.

GENERAL No. 170.

Medal and Gratuities 1 (1859,)

Ir being desirable that the principles which regulate the grant of Annuities and Medale to Ser-jeants who may be already in possession of Medale and Gratuities should be more clearly defined than they are at present. The following Rolls have been

framed by His Royal Highness the General Commanding-in-Chief, in concurrence with the Secretary of State for War, for the guidance of the

Army generally:—
1. The Medal accompanying the Annuity, and inscribed " for Meritorious Service," is to be considered as given for service of the same nature as that accompanying the Gratuity. "For Long Service and Good Conduct," the former being held by Serjeants only, the latter by Non-Commissioned Officers and Privates indifferently.

2. Both Annuity and Gratuity are also given, under special circumstances, accompanied by Medals similarly inscribed "For distinguished Conduct in the Field."

3. When a Serjeant, on becoming an Annuitant, receives a Medal denoting by its inscription that it is given for service similar to that for which he has already received a Medal, he will be required to relinquish the latter Medal, together with its accompanying Gratuity, and to sign a Declaration that he does so voluntarily.

4. When, however, the inscription on the Medal granted to a Serjeant, together with an Annuity, shows that it is given for service of a different nature from that for which he alrealy holds a Medal, he will be required to relinquish the Gratuity only, making a like declaration as to

the voluntary relinquishment.

5. Commanding Officers are at liberty to recommend the re-appropriation of a relinquished Gratuity to any other deserving Soldier or Soldiers, provided they shall have been serving in the year for which the Gratuity was originally awarded, and shall have fulfilled the require I conditions as to service and character in that year.

By Command, G. A. WETHERALL, (Signed) Adjutant-General.

It is notified that Her Majestv's Government have resolved that the principles laid down in the above Memorandum shall be made applicable to Her Majesty's Indian Army.

Simla, the 20th April 1860.

Subadar Peer Khan, of the 11th Regiment Bombay Native Infantry, is admitted to the 3rd Class of the "Order of Merit," for his bravery and coolness in the repulse of the Wagheers in their night attacks on his picquet on the 20th, 30th and 31st October last.

> R. J. H. Birch, Major-Genl., Secy. to the Goot. of India, with the Governor General.

Military Department.

Fort William, the 27th April 1860.

No. 489 of 1860 .- The following Notifications, from the Public Works Department, are published in General Orders :-

No. 42 .- Head-Quarters, Simla, the 16th April 1860 .- Notifications .- Major Alaric Robertson, of the 48th Madras Native Infantry, Officiating Superintendent of the Lahore and Peshawur Road since 1857, to have the substantive position of a Superintending Engineer on the Establishment. No. 43.—Lieutenant-Colonel C. B. Young Officiating as Chief Engineer and Secretary to the Government of Bengal in the Department of Public Works, is confirmed in that appointment.

No. 14, the 17th April 1860.—Appointment.— Capt in G. R. Phillips, 5th Madras Light Cavalry, is appointed Officiating Executive Engineer, D'arasco Division, Department Public Works, Hyderabad.

No 72. -Fort William, the 24th April 1860. - Immediate it. - Lieut mant J. L. Watts, Executive Engineer of the 1th Class, at present in charge of the Agra Division, is confirmed in that appointment, rece Captain J. D. Campbell, appointed a Superintending Engineer in Notification No. 1, Governor General's Camp, dated 2nd January 1860.

No. 110 of 1860 .-- The following Notification, from the Hon'ble the Lieutenant-Governor of Bengal, is published in General Orders:

No. 1880, the 21st April 1860 .- Appointment. Mr. A. G. Crewe to officiate as Civil Assistant Surgeon of Purneah. This cancels his appointment of the 27th ultimo to Pooree.

No. 111 of 1860 .- The following Notifications, from the Her'ble the Lieutenant-Governor, Punjob Provinces, are published in General Orders : -

3rl Regiment Punj ib Infantry.

No. 171.—L. thore, 11th Ipril 1860.—The Regimental Order, dated 14th March 1860, by Lieutenant G. A. Way, in temporary Command, assuming charge of the Office of 2nd in Command, in addition to his other duties, consequent on the departure of Lacuten at Ore'and, to join the 6th Police Buttalion, is confirmed as a temporary

arrangement.

No. 174. The Moun Meer Brigade Order, dated 24th March 1860, by Major-General C. A. Windham, C. B. Communding, directing Ensign A. M. Ommenney, 17th Native Intantry, doing duty with H. M.'s 51st King's Own Light Infantry, to proceed and join the 1th Seikh Infintry at Abbottabad, in anticipation of the sanction of Government to his appointment, is confirmed.

No. 112 of 1560 .-- Subadar Motee Komor, of the Extra Goorkha Regiment, is permitted to resign the Service from the date of publication of this Order at the Head-Quarters of the Corps.

No. 443 of 1860.—The under-mentioned Individual is admitted to Pension as specified opposite to his name : -

Gunner John Kinner, of the 2nd Troop 3rd Brigade Horse Artillery ... Cape of Good Hope.

No. 444 of 1860 .- The Hon'ble the President in Council is pleased to direct that the issue for private use to Public Officers on chargeable Indents of Medicines, Chemicals, Surgical or other Instruments, &c., from the several Medical Depôts, shall be discontinued :-

Medicines and Instruments may, however, under special circumstances still be supplied, when the Chief Medical Officer of the Division is satisfied that the article required is not procurable in any Druggists' Establishment, in which case it will be issued on presentation of a Treasury receipt for the cost.

Instruments and Europe Veterinary Medicines, which have heretofore been issued on chargeable Indents of Vetermary Surgeons, will hereafter be supplied to all Mounted Corps and be accounted for in the usual manner.

No. 115 of 1860.—Erratum.—In G. O. G. G. dated Allahabad 26th April 1858, No. 99, admitting certain men to the Order of Merit, for "Ressardar Soobhan Khan, of the 3rd Irregular Cavalry," read Ressaidar and Wordie Major Soobhan Khan, of the 3rd Irregular Cavalry. Order Books to be corrected accordingly.

> F. D. ATKINSON, Major, Offg. Secy. to the Gort. of India.

Bublic Works Department.

GLNERAL .- LSIABLISHMENTS.

No. 15.

Head-Quarters Simla, the 17th April 1860.

Promotion .- Lieutenant C. M. Browne, Officiating Executive Engineer, Kohat Division, is promoted to the grade of Executive Engineer, 4th Class, with effect from 20th February 1860.

No. 16.

The 18th April 1860.

Notifications .- The temporary transfer sanctioned by the Lieutenant-Governor of the Punjab, of the Lahore and Ferozepore Road from the Lahore Division to the 8th Division Grand Trunk Road, as also the transfer of Mr. J. Gordon, Special Assistant Engineer, from the Upper Strand Division to the 5th Division Grand Trunk hoad, are confirmed.

No. 47.

Major S. O. E. Ludlow, Chief Engineer of Saugor Territory is, on the application of the Government of Mauras, placed at the disposal of that Government, from the period which he may make over his present charge. The will do on receipt of orders from the Government, North-Western Provinces.

> H .. YULE, Lieut .- Colonel, Seey, to the Govt. of India. with the Governor-General.

No. 74.

Fort William, the 25th April 1860.

Erratum.—In Notification No. 65 of the 10th instant for "7th or Cuttack Circle," read "Cutlack Division."

No. 75.

Notification .- The under-mentioned individuals are appointed temporary Assistant Overseers in the Public Works Department and posted to Bengal :--

C. Manly, G. B. Phibbs,

C Macgune.

J. P. Thompson.

Baboo Shib Chunder Mullick.

No. 76.

The 27th April 1860.

Transfer.—Mr. C. Mayne, c. E., Executive Engineer, 1th Class, is transferred from the Railway Department, North-Western-Provinces to Bengal.

No. 77.

Leave of Absence. The leave of absence for three months, on Medical Certificate, granted by the Commissioner of Pegu to Captain B. Wyld, 4th Class Executive Engineer, Bassein Division, with effect from 9th April 1860, is confirmed.

> C. H. DICKENS, Captain, Offg. Secy. to the Gort. of India.

Orders by the Lieutenant: Cobernor of Bengal.

No. 1968.

APPOINTMENTS.—The 25th April 1860.—Mr. A. W. Russell to be Additional Judge of Dacca.

Mr. II. B. Lawford, Officiating Register, to be Register of the Sudder Court.

Mr. W. S. Wells, Officiating Joint Magistrate and Deputy Collector of Buidwan, to be Joint Magistrate and Deputy Collector of that District.

Mr. H. C. Richard-on to be Magistrate and Collector of Bhaugulpore.

Mr. T. Walton, Officiating Joint Magistrate and Deputy Collector of Sylhet, to be Joint Magistrate and Deputy Collector of that District.

Mr. R. C. Raikes, Officiating Magistrate and Collector of Backergunge, to be Magistrate and. Collector of that District from the 11th ultimo.

Mr. H. H. Robinson to be Joint Magistrate and Deputy Collector of Patna, but to continue to officiate until further orders as Magistrate and Collector of Champerun.

- Mr. A. Smith, Officiating Joint Magistrate and Deputy Collector of Purneah, to be Joint Magistrate and Deputy Collector of that District.
- Mr. F. Tucker to be Magistrate and Collector of Midnapore, but to continue to officiate until further orders as Judge of Rungpore.
- Mr. E. W. Molony, Officiating Magistrate and Collector of Jessore, to be Magistrate and Collector of that Districts
- Mr. J. M. Lowis, Officiating Magistrate and Collector of Maldah, to be Magistrate and Collector of that District.
- Mr. II. B. Simson to be Joint Magistrate and Deputy Collector of Midnapore, but to officiate until further orders as Magistrate and Collector of Purneah.
- Mr. H. J. Reynolds to be a Joint Magistrate and Deputy Collector of the Second Grade.
- Mr. C. F. Carnac, now absent on leave, to be Magistrate, Collector and Salt Agent of Cuttack, and Ex-Officio Assistant to the Superintendent of the Tributary Mehals.
- Mr. G. Bright, Officiating Collector of the 21-Pergunnahs, to be Collector of that District.
- Mr. G. G. Balfour to be Magistrate and Collector of Pubna, but to continue to officiate until further orders as Magistrate and Collector of Sylhet.
- Mr. W. H. Henderson, Officiating Magistrate and Collector of Monghyr, to be Magistrate and Collector of that District.
- Mr. S. C. Bayley to be Magistrate of Shahabad.
- Lieutenant J. G. Reeves, Commandant, 2nd Police Battalion, is vested with the full powers of a Magistrate in the District of Pubna.

Baboo Radakaunth Burrooah, Moonsiff of Rungeah in Kamroop, is vested with the powers of a Sudder Ameeu in that District.

LEAVE OF ABSENCE.—The 16th April 1860.—Mr. C. B. Trevor, Judge of the Sudder Court, for six months, under Section XIV. of the new Revised Absentee Rules.

The 25th April 1860.—Mr W. Ainslie, Railway Commissioner, for one week, under the Financial Notification of the 14th October 1857, preparatory to proceeding on Furlough.

Moulavy Dulcelooddeen Ahmed, Deputy Magistrate and Deputy Collector of Backergunge, for one month, under Section VII. of the Uncovenanted Absentee Rules.

NOTIFICATION.—The 25th April 1860:—The appointment of Mr. J. B. Worgan on the 20th instant, to officiate as Magistrate of Shahabad, is cancelled, and he will remain in charge of the Sub-Division of Sasseeram.

A. R. Young, Secy. to the Govt. of Bengal.

Orders by the Lieutenant-Gobernor, Porth-Mestern Provinces.

Allahabad, Tuesday, April 17, 1860.

JUDICIAL DIPARTMENT.

No. 717A.

Camp Nynce Tal, the 2nd April 1860.

Notifications — The services of Mr E. C. Bayley, Officiating Civil and Sessions Judge of Futtehguth, are placed at the disposal of the Gevernment of India.

No. 735A.

The 4th April 1860.

Mr. H. P. Fane, Officiating Civil and Sessions Judge of Cawnpore, on being relieved of that Office by Mr. F. P. Pearson, will officiate as Civil and Sessions Judge of Shahjehanpoor, during the absence on leave of the Civil and Sessions Judge, Mr. W. Wynyard, or until further orders.

No. 719A.

The 5th April 1860.

Mr. H. Lushington is appointed to officiate as Magistrate and Collector of Azingurh, until further orders, from the date on which he may receive charge of the Office from Mr. Marriott.

No. 753A.

The 7th April 1860.

Mr. E. Macnaughton is posted as an Assistant to the District of Jounpoor, where he will exercise the full powers of a Joint Magistrate and Deputy Collector.

General Dipartment.

No. 256A.

Camp Nance Tal, the 1th April 1860.

Mr. T. B. Cann, Inspector 1st Cucle, Department Public Instruction, is granted six months' leave to England, on private affairs, under the Uncovenanted Civil Service Absentice Lukes, from the 1st instant, or from the date on which he may avail himself of the same.

PUBLIC WOLKS DEPARTMENT.

No. 581A.

Camp Nynee Tul, the 3rd April 1560.

Whereas it appears to the Hon'ble the Licutenant Governor that land is required to be taken up by Government, at the public expense, for a public purpose, viz., for the site of a Tehseel at Anoopshuhur, it is hereby declared, that a piece of ground 300 feet squire, at the junction of the "Coel and Anoopshuhur and Anoopshuhur and Boolundshuhur" Roads, is required.

This Declaration is made under Section II. Act

VI. of 1857.

No. 139.

The following Statement of Works of public utility, constructed by Individuals at their own private cost, in the Districts of the Benares Division, during the year 1859, is published for general information.—

				The second secon	
District.	Nam: so of Individuals by whom constructed	Description of the Work	Place where constructed.	Cost.	Remarks.
Azimgurh	Rameahai Singh	1 Pucca Well	Mouzah Pipree	75 0 0	
Ditto		1 ditto ditto	Ditto	50 0 0	
	Lalla Heera Lall	1 ditto ditto	Ditto	0 0 09	
D tto	Mırza Syfun Beg	1 ditto ditto	. Ditto Telebra .	20 0 0	
	Sharkh Zuhoor	1 duto dutto	Ditto Bunsanhi	20 0 0	
D tto	Japal Tenare	1 ditto ditto	Ditto Joowar .	0 0 0 0	
Ditto	Soorese Singh	I ditto ditto		0 0 08	
Ditto	Shevagum Dass, Putwaree	Tank		200 0 0	
Jounpoor	S.hebram and Chunder Bhan, Agurwala	1 Pucca Well with Platform	Ditto	563 11 3	On the direct road from this to Azimgurn.
Ditto	Ram Churn Sonar	I ditto ditto	_	225 0 0	Ditto
Ditto	Zubber Singh	1 ditto ditto	Ditto Secundah	125 0 0	
Difto	Dindyal Singh	1 duto dutto	Ditto	125 0 0	
Ditto	Banee Singh	1 ditto ditto	. Ditto Ditto	20 0 0	
Ditto	99	1 dirto ditto	Ditto	200 0 0	
Ditto	Buddhoo, Kulwar	1 ditto ditto	Ditto Datto	0 0 000	
Mirzapoor	Sitaram Dass	Dhurmen a	Budlee Ghat	1.000 0 0	
Ditto	Parsun Kewut	emple	Mouzah Lutha	150 0 0	
Ditto	Mohunt Jairam Geer	1 Pond	Close to Lshtobola	10000 0 0	
Benares	Mussanut Boodhia	1 Pucka Well	Bhudore	200 0 0	
Ditto	Nobin Chunder Mookeriee	ditto	_	500 0 0	
Ditto			Mohulla Oudh	0 0 009	
Ditto	Gujadhur, Hulwaee	1 Kutcha Tank	Mirza Moorad	0 0 008	
Ditto	Bechoo Singh	ditto ditto	Khujooree	200 0 0	
Ditto	Chotoo Lall, Koeree	1 Kutcha Well	-	35 0 0	
Difts .:	Punchum Lall, ditto	ditto ditto		25 0 0	
Difto	Bissoon Dyal, ditto	dıtto		25 0 0	
Ditto	Sirdhoo, ditto	ditto ditto	Ditto	25 0 0	
Ditto	Gurreeb Geer, Gosham	A Pucha Well	Bhunda .	150 0 0	
Ditto	Gunga, Kulwar	ditto ditto	Nyar	200 0 0	
Ditto	Seouarain, ditto	ditto ditto		150 0 0	
Ditto	Kewul Pershaud	ditto ditto	_	0 0 08	
Ditto	Phoorman Doobey	ditto ditto	Purajur	100 0	
Ditto	Kaleo, Gosham	ditio ditto	Bussain	100 0 0	
Ditto ::	Jumpee, Kulwarin	ditto ditto	Sheopoor	400 0 0	
Ditto	Salik, Hulwaee	ditto ditto	Buboora	75 0 0	
Ditto	Gungun Misser		Cheenaa	100 0 0	
Ditto	Agnoo, Sonar			100 0	
Ditto	Choonee Lad	aitto dutto		0 000	
carkepoor.	Burkee, Goshan	Tauk	Беупа	250 0 0	Opposite the high road from Ghazeepore to Chupra.

No. 142.

The 9th April 1860.

The following Statement of Works of public utility, constructed by Individuals at their own private cost, in the District of Goruckpore, during the year 1859, is published for general information:—

je N		,		Place where constructed.	CONSTRUCTED.	į	
	Names of Individuals by whom constructed.	whom constructed.	Description of Works.	Mouzah.	Pergunnah.	Cost.	REMARKS,
-			= =====================================	, n	F	3	
٦ ٥	Doorga Fershad	:	Fucca Well			_	
2 0	Shee I oli Oich		Ditto	Nundoonmafee	Ditto	0 0 0 0 0 7	
4	Reshashur and others			Doolheenar	Ditto		
2	Shah Mahmood Ushruff	: :	Ditto	Pipra	Ditto	35 0 0	
9	Jehangeer Buksh			Hunsooreah	Ditto		
2	Purag Pandey	:		Oosra Shahid		0 0 0 0 0 0	
00	Meeran Buksh	:	Ditto	Mujuhnee Mujaha		35 0 0	
6	Chutturdharee Roy	:	Ditto	Saunda		20 0 0	
10	Sheodial	:	Ditto	Bowdeeb		0 0 0 0	
-[Sheikh Khuda Buksh	::	Ditto	Seekra, Khass		35 0 0	
15	Marhaee, Koormee	:	Ditto	Jhoonjheea			
13	Gyapershad	:	Ditto	Shewakutoe		0 0 00	
14	Beshashur Opudhia	::	Ditto	Pursona, Khoord		0 000	
12	Rughoobur Singh	:	Ditto	Poorucab		34 0 0	
9 7	Fukeeraj Missre	:	Kutcha Well	Pyna, Khoord			
17	Purbhoodeen Pandey	::	Ditto	_	Ditto	0 0 87	
18	Widow of Dahee Suhoy	:	Pucka Well	_	Ditto	0 0 04	
19	Dhunput Roy	:	Ditto	_	Owla	0 0 001	
50	Jokhan Kandoo	:	Ditto		Bhowpoor	0 0 00	
2 2	Oomrao, Naik	:	Ditto		Ditto	0 0 000	
2 0	Ditto, ditto		Auteba Tank	_	Online Online	2007	
23	Sheodial Fandey	:	Fucka Well	Assapoor	CWIE		

İ						
			PLACE WHERE CONSTRUCTED.	STRUCTED.	400	RPWARKS.
Nos.	Names of Individuals by whom constructed.	Description of Works.	Mouzah.	Pergunnah.		
4 73 30 20 90		Fucca Weli Kutcha Tank Pucca Well Ditto	Assapoor Jhulana Hundia Gola Bazar Ditto		50 0 0 60 3 0 50 0 0 50 0 0	
2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	Sheo Lall Singh Ramnawaz Lall Nund Lall Doobey Buchoo Singh Bazaee Ram Ditto Ubhiman Roy Dharee Khan Mulung, Hulwase Doneea, Aheer Loutoo Dass Jugdees Tewaree Sudaphul Ochall Kandoo Masey Doobey	2 Kutcha Tanks 1 Ditto	Tola Suruhree Shikarpoor Dhaligurh Suraya Bampoor Doomree Ditto Ditto Ditto Churuugpoor Kubeerpoor Rubeerpoor Rubeerpoor Rubeerpoor Surseea Dooria Ramnath Surput Koona	Salunpoor Sylbut Ditto	04xxxx0xxxxxxx00	
				Total Rs	3,665 14 3	

No. 145.

The 9th April 1860.

The following Statement of works of public utility, constructed by Individuals at their own private cost, in the Districts of the Agra Division, during the year 1859, is published for general information:—

District.	Names of Individuals by whom constructed.	Description of the Work.	Place where constructed.	Cost.	Remarks.
Muttra	Hossein Alli, kardar of Raja Pirthee Singh Sister of Sabho, Cloth Merchant Khoob Chund, Canoongoe of Tehselee Maat	Pucca Well Ditto	Mouzah Konak, Pergunnah Areeng Mouzah Jumnowtry, Pergunnah Areeng Mouzah Dankolee, Pergunnah Maat	150 0 0 200 0 0 400 0 0	For the convenience of Travelllers and others.
	Pundit Motee Lall, Tehseldar and other Sub- scribers	Ditto	Qusbab Jullaisur	300 0 0	For the benefit of the Public and Scholars of the Government School
_	Gunput Roy, Zemindar	Ditto	Nugla Sathul	150 0 0	
Agra	Foujdar, Brahmin	Ditto	Samree Mow	100 0 0	
_	Sheikh Moozuffer Alli	Ditto	Mouzah Kukrales	0 0 001	44_
	Doola Roy	Ditto	Bhybulpoor	5000 0 0	
	Kooshal Chund and Bhujjun Lall	Ditto	Tokha Ghat	0 0 000€	
	Hazaree Lall	Bisranth	Ditto	25000 0 0	
	Bunsee Lall, Sadh	Pucca Well	Amaithee	20 0 0	
Furruckabad	Gopal Singh	Mundur	Mouzah Rohela, Pergunnah Mohom-	100 0 0	Repaired the Mundur.
	Sada Nund Tewaree	Ditto	Mouzah Pootree, Pergunnah Mohom-	\$ 7000 0 0	
	Mussumat Monda, wife of Bhowanee Pershad.	· Ditto	Sarae Ghag	750 0 0	
	Hurnund Roy, Chooreewallah	Pucca Road	From Gunga Durwaza to Bagh Kun-	\$ 4500 0 0	
Mynpoorie {	Mussumat Misree Pucca Well	Pucca Well	d to Etawah	0 0 00 00 00 00 00 00 00 00 00 00 00 00	
Etawah	Imam Buksh, Glass-maker	Pucca Well	Juswuntnuggur	300 0 0	

By Order of His Honor the Lieutenant-Governor, North-Western Provinces,

G. E. W. Couper, Secy. to Gort., N. H. P.

Orders by the Licutenant Gobernor, Bunjab Probinces.

Leave of Absence.—Mr. F. R. Scarlett, Extra General Depart-tained twelve months' leave to General Depart-ment, No 1061, dated 17th April 1860. Europe, under Section V. of the Uncovenanted Service Leave Rules, from the date of his embarkation, with the

usual preparatory leave.

Assistant

Appointment .- Lieutenant W. G. Waterfield,

General Depart-ment, No. 1065, dat-ed 17th April 1860

transferred from the Delhi to the Dehra Ismael Khan District, and appointed Personal Assistant to the Commissioner of the Leia Division.

General Depart-ment, No 1066, dat-ed 17th April 1860

Lieutenant J. General Depart-ment, No 1066½, dated 17th April 1860

Transfer .- Mr. C. E. Bernard, AssistantCommissioner, from the Jullundur to the Delhi District. Havelock, Assistant Commis-sioner, from the Lahore to the Jullundur District.

Commissioner,

R. H. DAVIES, Secy. to Gont., Punjab.

LAHORE, 18TH APRIL 1860.

No. 180.—The Dera Ghazee Khan Station
Order, dated 27th March 1860, by Lieutenant C. J. Godby, Commanding, directing Assistant Surgeon J. Fairweather, 4th Punjab Cavalry, to receive Medical charge of the Civil Station, Jail, and Dispensary, and also the Wing of the 3rd Punjab Infantry left at Dera Ghazee Khan, in addition to his other duties, consequent on the departure of Assistant Surgeon J. R. Dean, 3rd Punjab Infantry, proceeding with the Head-Quarters of his

Corps, is confirmed.

No. 181—The Bunnoo Station Order, dated 9th April 1860, by Lieutenant-Colonel G. W. G. Green, c. B., Commanding, durecting Assistant Surgeon H. Potter, 1st Seikh Infantry, to receive Medical charge of the Civil Establishment, Jail, and Artillery, at the Station during the absence of Assistant Surgeon G. Farrell, proceeding with his Regiment on Field Service, or until further orders,

is confirmed.

No. 182 .- The Kohat Station Orders, date ! 2nd April 1860, by Captain J. R. Sladen, Com-

manding, are confirmed.

Directing Lieutenant J. P. Davidson, 1st Punjab Infantry, to act as Station Staff Officer, during the absence of Lieutenant H. W. Pitcher, 4th Punjab Infantry.

Directing Assistant Surgeon A. M. Garden, 2nd Punjab Cavalry, to afford Medical aid to the men of No. 1 Punjab Light Field Battery, and Detachment 5th Punjab Infantry, in addition to his other duties, during the absence of Assistant Surgeon A. M. Verchere.

G. HUTCHINSON, Major, Offg. Secy. to Gont., Punjab, Military Department.

NOTIFICATION.

It is hereby notified for general information that Genl. Department, two Steamers (the Jhelum and No. 1057, dated 17th April 1860. two Steamers (the Jhelum and the Chenab) will run monthly between Kurrachee and Moolbetween Kurrachee and Mooltan, and will be available for private passengers

and merchandize as formerly.

The up-Steamer will leave Kurrachee on or about the 2nd, and the down-Steamer will leave Mooltan

on or about the 21st of each month.

By order, &c., R. H. DAVIBS, Beey, to Govt., Punjab.

NOTIFICATION.

WITH the sanction of the Hon'ble the Lieutenapt-Governor of the Punjab, a Normal Class will be formed, from the 1st May 1860, in the Government Anglo-Vernacular School recently established at Lahore.

2. The object in view is to train a certain number of Scholars, who are already well acquainted with their vernacular tongue, have a fair knowledge of Arithmetic, Geography, and Indian History, through that medium, and have attained some proficiency in the English language, for the post of Masters and Assistant Masters in the Zillah Schools about to be organized in various Districts

of the Punjab.

3. Such Scholars must be bond fide natives of the Punjab or its Dependencies, above the age of 17, and must enter into a written agreement to serve for at least two years (after being declared qualified for the post) as Teachers in Government Zillah Schools, on not less than 30 Rupees per mensem. If worthy of higher salaries, Teacherships of various grades up to 150 Rupees per mensem, will be open to them. In case of quitting the Normal Class before qualifying for a Teachership, or of resigning a Government Teachership without due cause, before completing two years of service, they must engage to refund all that they have received by way of stipends.

4. Students of the Normal Class will receive, while under instruction, a monthly stipend of 10 Rupees each. The number of such stipendiary Students is for the present limited to ten, and these will be selected from among Candidates for admission who possess the highest acquirements in the

subjects before mentioned.

5. Candidates who may fail in gaining admission as stipendiary Students, or any others fulfilling the conditions prescribed in para. 3, will be eligible as non stipendiary Students of the Normal Class, to the number of six only. No entrance donation or monthly tuition fee will be demanded of the latter; and as stipends fall vacant, they will be allotted to the most successful of these nonstipendiary Students.

6. The attention of the Normal Class will be directed almost exclusively to the study of English Literature, and the course of training will at first extend over a period of from six to twelve months,

according to circumstances.

7. Candidates should apply for admission, either personally or by letter, to the nearest Inspector of Schools, riz., to Lieutenant Holroyd at Umballa, or to Lieutenant Forbes at Lahore.

> A. R. FULLER, Director of Public Instruction, Punjab.

NOTICE.

THE Commissioner for the investigation of claims to Compensation, in the Punjab, for losses occasioned by the Mutiny, having closed his proceedings, notice is hereby given that no more claims will now be received.

When the orders of the Supreme Government are received for the disbursement of money on account of such claims, due notice thereof will be given in the Punjab Gazette and the public Newspapers.

Claimants who have addressed the Compensa-tion Commissioner or the Punjab Government, enquiring about their Compensation claims, are requested to consider this notice as a reply.

R. H. DAVIES, Becy. to Goot., Punjah.

[931]

Notification.

FORT ST. GEORGE, 20th MARCH 1860.

THE Government of Madras are prepared to receive offers, through the Superintendent of Marine, for the establishment of a Line of Steamers of not less than 600 Tons gross and 150 Horse-power, or thereabout, between Madras, the Northern Ports and Rangoon, on the following conditions:—

1st.—That a Steamer be despatched to Rangoon two days after the arrival of the first or second Suez Steamer of the month, as may hereafter be decided, touching at Masulipatam, Cocanada and Vizagapatam, and that she return to Madras by the same route.

2nd .- That she carry all Mails free of expense to Government.

3rd.—That she shall afford the regulated space below decks for at least 100 Natives, accommodation (Cabin) for 5 Officers and 3 Warrant Officers, and stowage in the hold for 30 tons of Stores.

4th .- That the freight and passage money shall be according to the following scale :-

			Chile Cal Passa	in	Deck I	Passage.	bic feet	
Between	Cabin Passage.	Intermediate Passage.	7 and un- 16 years.	7.	Europeans.	Natives.	Freight per ton of 50 cubic feet.	Treasure.
	Cabin	Inter	Above	Under	Children.	Half fare.	Freigh	
Madras and Masulipatan	60	24	30 0	15 0	16 0 0	12 0 0	18	½ per cent.
Do do Coringa	70	28	35 0	17 8	17 5 4	12 10 S	21	Do.
Do do Vizagapatam	80	32	40 0	20 0	18 10 8	14 0 0	24	Do.
Do do Rangoon	150	60	75 0	37 8	26 10 8	20 0 0	45	Do.
Masulipatam and Coringa	30	12	15 0	7 8	8 0 0	6 0 0	15	Do.
Do do Vizagapatam	40	16	20 0	10 0	9 5 4	6 10 8	18	Do.
Do do Rangoon	135	54	67 8	34 0	21 0 0	18 0 0	40	Do.
Coringa and Vizagapatam	30	12	15 0	7 8	8 0 0	6 0 0	15	Do.
Do do Rangoon	120	48	60 0	30 0	21 5 4	16 0 0	35	Do.
Vizagapatam and Rangoon	105	42	52 8	26 0	18 10 8	14 0 0	30	Do.

5th.—That each Cabin Passenger be permitted to carry 3 Cwts. baggage, and each Deck Passenger 40 lbs., exclusive of their Arms and Knapsacks; and that extra space be allowed for the men's provisions, which will be supplied by the Commissariat.

6th.—That the Commander be held responsible for the custody and issue of the provisions in the mode adopted on board Government Transports or other Vessels carrying Troops; and

- 7th.—That in the event of the Steamer failing to keep to her time of departure from Madras the subsidy and guarantee shall not be claimable, and that in all cases the subsidy shall not be payable until the Vessel has accomplished her voyage out and home.
- 2. The Government will guarantee freight and passage money to the extent of (7,500) seven thousand and five hundred Rupees on each full trip from Madras and back.
 - 3. Cabin Passengers are to be provided with a liberal table, including liquors.
- 4. Intermediate passage is intended for Warrant Officers who are entitled to a plain, substantial mess, without liquor.
- 5. Deck Passengers will be fed by the Government, but the Commander will be required to take charge of, issue and cook their food.
- 6. Parties tendering should state full particulars of the Vessel or Vessels they would propose to employ, more especially as to age, tonnage, horse-power and 'tween-deck accommodation for Troops; and the subsidy required should be stated for the voyage from Madras and back.
 - 7. No penalties will be stipulated for in the event of failure.
- 8. Tenders should be addressed to the Superintendent of Marine, Madras, and despatched so as to arrive not later than the 31st July next.

By Order,

T. PYCROFT, Chief Secretary.

Opium Notification.

Notice is hereby given, that the Fifth Sale of Opium, the provision of 1858-59, will be held at the Exchange Hall, on Monday, the 7th May 1860, at 11 A. M., and will comprize 1,780 Chests, viz.:—

Behar Opium	 			1,270
Benares ditto	 			510
	\mathbf{T}_0	tal Che	sts	1,780

- 2. The general Conditions of the Sale now advertized will be the same as usual. They may be ascertained by reference to the Notification issued on the 12th November 1859, and published in the Government and Exchange Gazettes, or on application at the Office of the Board of Revenue.
- 3. The latest dates for deposit and clearance will be the 12th and 22nd May 1560, respectively, that is to say, no Sub-Treasurer's Receipts, Company's Paper or other Public Securities that may be tendered for deposit in redemption of Promissory Notes given by purchasers at the Sale, will be received after 1 P. M. of Saturday, the 12th May 1860, and no Treasury Receipts in full payment of lots will be accepted after 4 P. M. of Tuesday, the 22nd May 1860.
- 4. In addition to the quantity above advertized for sale, the following quantities more or less of Behar and Benares Opium of 1858-59, will be brought to sale in the present year, on or about the dates specified below.
- 5. The Board, however, reserve to themselves the right of altering these dates, should circumstances render it expedient to do so:—

				Behar about Chests.	Benares about Chests.	Total about Ches's.
On or abs Ditto Ditto Ditto Ditto Ditto	out Monday,	9th July " 6th August " 10th Sept. " 8th October " 6th Nov. "		1270 1270 1270 1270 1270 1270 1270 1276	510 510 510 510 510 510 510 510	1780 1780 1760 1780 1780 1780 1781
			1	8895	3569	12164

By Order of the Board of Revenue,

E. II. LUSHINGTON,

Junior Secretary.

FORT WILLIAM,
The 29th March 1860.

Notice.

All Officers in charge of Treasuries, Civil and Military, are informed that the Pay Office at Jullunder has been removed to Gwalior, and payment of the Troops in that Division commenced on the 3rd current.

E. DRUMMOND,
Accountant General.

Dotification.

To the Officers of the Political, Judicial, Revenue, Customs, Salt, Opium and other branches of the Service.

The Civil Auditor has the honor to request that Disbursing Officers, in charge of Civil Establishments, will be good enough to submit, as soon after the 1st of May next as may be practicable, separate from their April Pay Abstracts, the Annual Detailed Statements of the respective Establishments as per Forms Nos. 1, 2 and 3, furnished for their guidance in 1818, annexing a note to each of the above Statements showing the items of expenditure which though sanctioned, has not been actually incurred, with reference to Financial Resolution of 29th October 1857, No. 1751. Pending the receipt of these documents the audit of their April Abstracts will, under Financial Resolution of 7th September 1842, be withheld.

The usual Annual Returns of Uncovenanted Servants up to 1st May 1860, as well as separate Statements showing the periods of leave granted to Uncovenanted Assistants, are also requested to be furnished in Forms Nos. 4 and 5, with the above Annual Detailed Statements.

W. P. PALMER,

Civil Auditor.

FORT WILLIAM; Civil Anditor's Office, The 17th April 1860.

Notification.

The Civil Auditor, North-Western Provinces, has the honor to repeat his annual call to all Disbursing Officers in charge of Civil Establishments, and to Commandants of Military Police Battalions in the North-Western Provinces, for the submission (as soon after the 1st May next, as practicable, with the April Abstract) of their regular Annual Detailed Statement, containing the names and full particulars of the whole of the Establishment; and to observe that, with reference to the Orders of Government, dated 15th October 1812, published in the Agra Government Gazette of the 15th November 1812, the audit of their Abstracts for April next will be withheld until the receipt of the required Returns.

- 2. To facilitate check, it is particularly requested that the Abstract for April be sub-divided into distinct headings, so that each description of Office, with its total, shall correspond with the details given in the Statement of Establishment for the 1st May, agreeably to the form furnished.
- 3. It is also requested that the three separate Lists prescribed for all Uncovenanted Civil Servants (Europeans and East Indians) and Natives, (in the last the names of only those holding appointments of trust and responsibility should be inserted) employed on their Establishments, be furnished for 1st May 1860, without delay.

J. EEDE,

Offg. Civil Auditor.

CIVIL AUDITOR'S OFFICE, N. W. P.;

Notice.

Notice is hereby given, that the improvements in the Channel of the Bansputtee Khall, which connects the Damoodah River at Moisrakah with the Hooghly River at Ooloobarriah, will be completed on the 30th April 1860, when the Dams will be removed and the Channel be opened for Navigation, during high Tides and Floods, between the Damoodah and Hooghly Rivers, and that a Public Auction will be held at Ooloobarriah, in the Dawk Bungalow, at Noon on the 25th April 1860, by the Executive Engineer of the Burdwan Division, for the sale of the Toll Collections to the highest bidder, who will have to deposit 500 Rupees, and to make that sum up to one-fourth of the amount of the Farm before the 1st May 1560, when the agreement will be signed and completed.

The Toll Collections are to be made according to the subscribed Schedule approved of by Government, and the period of the lease will extend from the 1st May to the 30th November 1860, both

days inclusive.

For further particulars apply to W. Smith, Esquire, Executive Engineer of the Division at Burdwan, or to Serjeant J. Keane, Assistant Overseer at Moisrakah.

Schedule of Rates at which Tolls will be leved at the Banspullee Channel.

All Boats to pay (5) eight annas per 100 mds.

" Empty (4) four annas per 100 mds.

Rafts (1) one anna per each Timber. " Floats (2) two annas per 100 Bamboos.

Passenger Boats (2) two annas per Oar.

" Empty Passenger Boats (1) one anna cach.

W. SMITH, C. D.,

Executive Engineer, Burdwan Division.

BURDWAN,
The 11th April 1860.

Notice.

REQUIRED, a Treasurer for the Collectorate of Zillah Nowgong, Assam. Salary 65 Rupees per mensem. Security will be required to the extent of 10,000 Rupees in eash, or Landed Property valued at 5 Rupees per Poorah. Application, with Certificates of character and qualifications, to be submitted to the Celluster of Newcomp. to be submitted to the Collector of Nowgong, Assam.

> H. Sconce, Collector.

Assam Collectorship; Zillah Nowgong, The 7th April 1860.

For Dacca and Assam.

THE Adjai, with the Megna in tow, will be despatched at 2 P. M. on the 1st proximo.

Packages accompanied with freight money to be sent at once to the Boat Office.

By Order of the Superintendent of Marine,

W. WHITE,

Clerk of the Govt. Boat Office.

The 24th April 1880.

Civil Engineering College, Fort William.

Norice.

THE next Annual Session will commence on the 1st of June. Candidates for admission should submit their applications on or before the 20th May, Forms of which may be obtained at the College between the hours of 10 and 1 daily.

Candidates must have either passed the Entrance Examination of the Calcutta University or be holders of Semor Scholarships.

> GLOIGI CHLANLY, Major, Offg. Principal, C. E. College.

Notice.

CIRIAIN Articles appertaining to the Estate of the late James Jeremiah Pemberton, of the Revenue Survey Department, are under the Seal of this Court, and will be made over to any person duly authorized to receive them.

A. CAMPBLII,

Judge.

CIVIL COURT; Darpetina, The 21st Ipril 1860.

Miss Henrietta Matilda Shakespear, deceased.

Notice to Creditor-, Debtors, Clamants, AND NEAT OF KIN.

PURSUANT to the Act of Parliament 22nd and 23rd, Victoria cap. 35, intituled "an Act to further amend the Law of property and to relieve Trustees" Notice is hereby given, that all persons having any claim or demand either as Creditors on or as being beneficially as next of kin or other-wise interested in the Estate of Henrietta Matilda Shakespear, formerly of Boxwell Court, Gloucestershire, then of Toubridge Wells in the County of Kent, and late of No. 16, Thurlo Place, Brompton, in the County of Middlesex, Sinster (who died intestate on or about the 1th day of November 1859, and letters of administration to whose personal Estate and Effects were on the 19th day of January instant granted in the principal registry of Her Majesty's Court of Probate), are hereby required on or before the 30th day of June 1560, to send in full particulars of their claims and demands upon the Estate of the said deceased to me the undersigned, the Solicitor to the Administratrix, at my Office as under-mentioned, or in default thereof the said Administratrix will, at the expiration of the above named time, proceed to administer the Estate and distribute the assets of the said intestate among the parties entitled thereto, having regard only to the claims of which she shall then have notice and will not be hable for the assets so distributed to any persons of whose claims or deminds she shall not then have had such notice. And all persons indebted to the Estate of the said intestate are hereby required forthwith to pay the amount of their respective debts to me.

Dated this 25th day of January 1860.

HENRY PULLEN, Warminster, Wills, Solicitor to the Administratrix.

[934]

Memorandum.	Bottles, large	•••	0	3 5	6 per do zen·
LIST of Contracts concluded in the Jullunder Divi-	,, small Brooms		0	2	5 each
sion, Commissariat Department, from 1st May 1860	Camphor, 1st sort	1,755,177	1	0	0 per lb.
to 30th April 1861.	Candles, Tallow	$((\bullet))$	0	2	0 "
lbs. oz d.	Cardamums, small		1	8	0 ,,
Vegetables of sorts at	Charcoal, Babool	•••	ő	15	0 per maund
Station • 50 ° 0 per Rupce	Churantah, 1st sort		0	5	3 per lb.
Vegetables on command 15 0 0 ,,	Cinnamon	•	0	3	0 "
Potatoes at Station . 18 8 0 ,, on command . 12 5 0 ,,	Cloth Bandage	•	0	2	l per yard.
, on command . 12 5 0 ,, Fnewood at Jullunder . 310 0 0 ,,	" Dressing " Sheeting		0	4	0 ,,
,, at Phillore 300 0 0,	, Long	0.00	0	3	6 ,,
Rs As P	Cloves, 1st sort		0	1	0 per lb.
Lecches, Jullunder Division 3 0 0 per 100	Cotton Crutches	••	0	3	0 ,, 6 each.
HOSPITAL NICISSARIES.	Dusters		0	î	3 ,,
Rs As P	Flunnel, Country, 1st	sort	O	4	6 per yard.
Stew Pins, Copper . 0 15 0 per lb.	", Europe 1st so	ıt.	1	2	0 ,,
Deckehic, large, with cover,	Flour for Poultices Gallnut		0	0	4 per lb.
Copper 0 15 6 ,,	Ghee		0	2	6 "
Deckchie, small, with cover, Copper 0 15 0	Ginger, div		0	2	0 ,,
Copper 0 15 0 ,, Sp on Copper 0 11 0 ,,	" Green		0	1	6 ,,
Trying Pans, Copper 1 0 0 ,,	Green Silk for cye-shad	e	0	9 2	0 per yard.
Plates, Copper 0 15 0 ,,	Honey Kıladına		0	2	0 per lb.
Pote ,, 1 0 0 ,, Frying Pans, Iton 0 9 0 ,,	Kuth Kuingi		O	2 2	0 ,,
Sauce Pans , 015 0 ,	Kutha Papany a or Cated	hne	0	3	0 ,,
Soup Ladle ,, . 0 7 0 ,,	Lame, Chuna Lame Juice	••	0	0 5	3 ,,
Spoons ,, . 0 6 0 ,,	Innseed, 1st cort		0	0	0 per bottle. 8 per lb.
Iton Nails 0 2 0 ,, Sauce Pans, Tin 1 2 0 each	,, Meal		0	1	7 ,,
Tin Pots 0 2 0 ,,	Licorice Root	•••	0	1	0 ,,
Chillumchee . 0 5 0 ,,	Mustaid, Country ,, Europe	•••	0	$\frac{1}{6}$	3 ,,
Tin Plates 0 3 0 ,,	Neem Leaves	2	0	4	0 "
Tickets Tin . 0 1 0 ,, Camel Trunks, with Strap 9 12 0 ,,	Nutmeg	•	1	5	0 ,,
Salt Cellar, Tin 0 1 0 ,,	Oil, Linseed		0	2	3 ,,
Knives, Iton 0 5 10 ,,	" Must ird " Surso, for Limp		0	1	6
Forks ,, 0 3 6 ,, Ship (18 0 6 0 per pair	Pepper, Black	•••	0	4	0 ,,
Shppers 0 6 0 per pair Linterns, Glass, 1 13 0 cach.	Plintain Leives	(a)	0	4	6 per dozen.
Brooms 0 2 0 ,,	Pomegi in ite Root		0	8	0 per lb.
Lame 0 7 9 per maund	Poppy Heals Pituals, Ice		0	6 5	0 ,, 0 each.
Charcoal 0 11 0 ,, Milk (Cow's) at Station . 53 Pints pa Rupec	Russouth	•	0	3	0 per lb.
Button A like	Rose Water		0	5	0 per bottle.
Rs As P.	Saro Salt Dlack		0	4	6 per lb.
Tinning Vessels, large 1 1 0 per score	Salt, Black Sarsapanila		$\frac{0}{1}$	11	0 "
" " small 0 13 9 "	Sorp, Country		ō	1	0 ,,
Coffee, 1st sort, at Station 0 4 10 per lb	" Emope	•••	0	7	0 ,,
Bread at Station 5 8 0 per 100 lbs on command by	Sugar, Soft Suet, Mutton	•••	0	2	0 ,,
land . 10 15 0 ,,	Tamarinds	***	0	ĩ	0 "
" on command by	Tape, Thread, broad		0	0	6 per yard.
water 11 8 0 ,,	" narrow	*	0	0	4 ,,
Biscuits at Station 10 0 0 ,, ,, on command by	Tow, Country Twine, ditto	••	0	2 5	4 per lb.
land and water 15 0 0	" Europe		o	8	0 "
BAZAR MADICINES.	Ununtmool		ĭ	18	0 ,,
Rs. As. P.	Vinegar, Europe		1	0	0 per bottle.
	" Country Wax Candles	•••	0	8 11	0 ,,
A strongeroot 0.14. 0	White	•••	0	10	0 per lb.
Barley, Europe, 1st sort 0 11 0 ,,	" Yellow		ŏ	9	ŏ "
Baskets, Jhaoo 0 0 9 each.	Wood, fire, split Dhak	•••	0	4	0 per maund.
Bazar Phials, large 0 8 0 per dozen.	Wooden legs	•••	0	1	0 each.
Bel fruit 0 3 0 per lb.	K	w.	B. 4	Гно	KSON,
Blankets, Ice 1 0 0 each.					issary General.
	•				

[935]

Memorandum.

LIST of Contracts concluded in the Agra Division, Commissariat Department, from 1st May 1860 to 30th April 1861.

	to Som April 18					
Agra,	MUTTRA AND A	LLYGUR	II.			
			Rs.	As.	P.	
Lime Juice at Station		•••	2	0	0	per dozen.
on command by land or	water		2	0	0	,,
Lime Stone at Agra	•••		0	14	6	per maund.
" at Muttra and Allygurh			0	15	6	· "
on command by land or v	vater	• • • •	0	8	0	1)
Doolies with cover complete, at Agra,	Muttra and Ally	gurh	17	4	0	each.
Punkah Coolies at Muttra	***	•••	3	15	0	each per month.
", ", at Agra	\$(3/40)	• • •	3	3	9	" "
at Allygurh	•••	•••	3	14	0	,, ,,
Kajowahs at the Station of Agra	• • •		4	4	0	each.
Punkahs	***	••	0	7	0	per each per foot.
Bamboo Ladders	•••	•••	17	0	0	per 100 feet.
Sircundah Cheeks		•••	2	12	0	"
A STANLAND OF STANLAND STANLAN	AGRA.					
Bamboo Cheeks	••	•••	3	8	0	29
M	UTTRA AND ALLY	GURH.				
Bamboo Cheeks	1		3	12	0	"
AGRA,	MUTTRA AND A	LLYGU	RH.			1280
Tables			23	8	0	,,
Salt at Station	•••	•••	0	1	0	per lb.
on command by land	•••		0	0	9	,,
,, by water			0	0	6	,,
Soldiers' Boxes at Agra	•6	•••	4	15	0	each.
Firewood at the Station of Agra	•••		0	6	0	per 100 lbs.
" " " Muttra a	nd Allygurh		0	7	0	"
,, on command by land or wat	er .		0	8	0	,,
Butter at the Station of Agra			0	6	O	per lb.
" " " Muttra a	nd Allygurh		0	6	5	,,
Milk (Cow's) at the Station of Agra			0	0	5	per pint.
", ", ", Muttr	a and Allygurh		0	0	6	,,,
Rope Ladders at Agra, Muttra and	Allygurh		2	1	0	per 100 feet.
	AT AGRA.					■ 80%300 SMAP 30.170 USBN 0-4601
Khus Tatties with new Khus and Ba	mboos		.5	6	0	"
" with new Khus and old	Bamboos		4	8	0	"
Jhamps, Seerkie, new	N#1856M		2	6	0	"
Watering Tatties, each	••••		1	9	9	per month.
Naunds			5	0	0	per 100.
Doolchies	•••	•••	1	4	0	•
Well Rope	•••	•••	3	0 .	0	each.
Mott or Doll	•••		2	8	0	"
Giraree, Wooden			0	4	0	"
Khoontas			0	0	3	per pair.
Jooree	•••		0	3	0	each.
Cooly for Well	•••	•••	2	8	0	each per month.
Giraree, Iron	•••	•••	0	2	0	each.
(100)		- T-	11-20	1000	W	. B. Thomson,
					• •	Commissary General.
						commercially describe.

Advertisement of Soonderbun Commissioner's Office.

Notice is hereby given under Clause 1st, Rule 1st, for the grant of waste lands in the Soonderbuns, of the 24th September 1853, that an application has been received for the following Mehal in the Soonderbuns:—

Name of Mehal.	Description of Land.	Estimated area of land in Beegahs.	Name of Applicant.	Remarks.
Kurriebarreah in Zillah Backer- gunge	Jungle	9,000 0 0	Oomakantho Roy	This Mchal is in the Backergunge Soon- derbuns.

Soonderbun Commissioner's Office;

Morrellgunge,

The 17th April 1860.

J. H. REILY,

Soonderbun Commissioner.